EXHIBIT B

(REDACTED VERSION OF DOCUMENT SOUGHT TO BE SEALED)

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November 14, 2014

VIA E-MAIL TO: jay.weil@fedarb.com

The Honorable Vaughn Walker (Ret.) c/o Mr. Jay Weil Federal Arbitration, Inc. 228 Hamilton Avenue, 3rd Floor Palo Alto, CA 94301

Re: In re Cathode Ray Tube (CRT) Antitrust Litigation, Case No. 07-5944 SC, MDL No. 1917 (N.D. Cal.): The Toshiba Defendants' Response To The IPPs' And DAPs' October 29, 2014 Motion To Compel

Dear Judge Walker:

On behalf of the Toshiba Defendants, I write in response to the October 29, 2014 motion to compel filed by the IPPs and DAPs (collectively, "Plaintiffs"). Your Honor should issue a report to Judge Conti that recommends that this motion be denied.

The Plaintiffs' motion is premised on their belief that the Toshiba Defendants somehow acted in bad faith when they only agreed that 3 of 94 documents identified by the Plaintiffs are business records within the meaning of Rule 803(6) of the Federal Rules of Evidence. The Plaintiffs are incorrect. The Toshiba Defendants acted in good faith in considering each and every one of the documents identified by the Plaintiffs, applying the standards embedded in Rule 803(6). The fact that the Toshiba Defendants would only agree that a few of these documents are Rule 803(6) business records is simply a reflection of the fact that the documents in question (all of which were selected by the Plaintiffs) did not meet the requirements of Rule 803(6). We are willing to continue to work with the Plaintiffs on stipulations concerning authenticity and admissibility, as this case gets closer to trial.

I. Background

As used by the Plaintiffs, the term "motion to compel" is really a misnomer. By their motion, the Plaintiffs do not seek an order directing the Toshiba Defendants to respond to any outstanding discovery request. Instead, the Plaintiffs seek an order directing the Toshiba Defendants "to: (a) engage in a good faith re-review of certain documents Toshiba agreed to consider; and (b) apply the business record exception under Rule 803(6) in a manner consistent with the way that Plaintiffs applied it when considering their own documents." Pl. Mot. at 1.

The agreement alluded to by the Plaintiffs is an October 10, 2014 stipulation and proposed order filed with the Court. Toshiba Att. 1. Per that stipulation, the Plaintiffs "will provide the Toshiba Defendants with a list of 94 documents produced by the Toshiba Defendants in this litigation by October 10, 2014." Id. at 2. Similarly, the Toshiba Defendants "will provide the Plaintiffs with a list of 94 documents produced by the Plaintiffs in this litigation by October 10, 2014." Id. The stipulation contains the following provision that is relevant to the current dispute: "The Toshiba Defendants will review the list provided by the Plaintiffs and inform the Plaintiffs by October 17, 2014 whether they will stipulate that any such documents are authentic and, separately, that any such documents are business records within the meaning of Rule 803(6) of the Federal Rules of Evidence." Id. The Plaintiffs had a similar obligation with respect to the 94 documents identified by the Toshiba Defendants. Id. The stipulation contemplated the possibility of a motion to compel being filed, but not with respect to the parties' agreement to review the 94 documents provided by the other side. Instead, by their stipulation, the parties agreed "to extend the deadline for the Plaintiffs to file a motion to compel relating to the Plaintiffs' First Set of Requests for Admission, to the extent one is deemed necessary by Plaintiffs, to October 24, 2014." Id. at 2-3.

The current dispute before Your Honor has its genesis in the Plaintiffs' First Set of Requests for Admission. Toshiba Att. 2. By that document, the Plaintiffs listed 977 documents (some of which were produced by the Toshiba Defendants, others of which were not) and made seven requests for admission for each document: (1) whether each document is a true, correct, and genuine copy of the original; (2) whether each document is authentic; (3) whether the document was made at or near the time of the event reflected in the document; (4) whether the document was made by someone with knowledge of the contents or event reflected in the document; (5) whether the document was kept in the course of regularly conducted business; (6) whether the document was prepared in the regular course of business; and (7) whether the document satisfies Rule 803(6) of the Federal Rules of Evidence. Id. at Ex. A; id. at 4-5. Whether expressed as 977 separate requests for admissions or 6,839 separate requests for admissions (977 times 7), counsel for the Toshiba Defendants promptly informed counsel for the Plaintiffs that the Toshiba Defendants would not respond to the request for admissions because they were unduly burdensome, providing case support for this position. See Sommerfield v. City of Chicago, 251 F.R.D. 353, 354 (N.D. Ill. 2008) (noting that the Court excused the plaintiff from answering 698 numbered requests for admission as burdensome); Wigler v. Electronic Data Systems Corp., 108 F.R.D. 204, 207 (D. Md. 1985) (discussing requests for admission consisting of 1,664 questions: "The filing of such an unjustifiable number of requests lends itself at least to the appearance of harassment of the plaintiff.").

The Plaintiffs then made a proposal. Rather than responding the First Set of Requests for Admission, the Plaintiffs would provide the Toshiba Defendants with a list of documents to see whether the Toshiba Defendants would agree that these documents are authentic and business records. During the negotiation process, it was never contemplated that the Toshiba Defendants would have to agree that all of the documents on the list provided by the Plaintiffs are authentic and business records. See Toshiba Att. 3 (email from IPP attorney Bob Gralewski: "We're willing to take the anxiety out of the specific RFAs and permit the defendants to either stipulate or offer a declaration that the above documents (or some subset) are authentic and are business records, plain and simple.") (emphasis added). The Toshiba Defendants agreed to the Plaintiffs'

proposal, provided that the Plaintiffs themselves would consider a list of documents provided by the Toshiba Defendants and indicate whether such documents are authentic and business records. The understanding between the Plaintiffs and the Toshiba Defendants is memorialized in the October 10, 2014 stipulation and proposed order filed with the Court. Toshiba Att. 1. By that document, the Toshiba Defendants (and the Plaintiffs) each agreed to consider the list of documents provided by the other side and indicate "whether" such documents are authentic and "are business records within the meaning of Rule 803(6) of the Federal Rules of Evidence.

On October 10, 2014, the parties exchanged their respective lists with each other. Toshiba Att. 4, 5. On October 22, 2014, the Toshiba Defendants responded to the Plaintiffs' list. Att. 6. From October 22-24, 2014, most of the Plaintiffs responded to the list provided by the Toshiba Defendants. Att. 7. To date, however, Target and Viewsonic have not responded to the list provided by the Toshiba Defendants, even though they stipulated that they would provide a response.

In their response of October 22, 2014, the Toshiba Defendants offered to meet and confer with the Plaintiffs about this issue. That meet and confer was held on October 24, 2014. During the meet and confer, the Toshiba Defendants explained that they adhered to the requirements of Rule 803(6) of the Federal Rules of Evidence in deciding whether to agree that any individual document is a business record. The Toshiba Defendants also provided general reasons why certain of the 94 documents identified by the Plaintiffs could not be considered business records within the meaning of Rule 803(6) of the Federal Rules of Evidence.

II. Argument

Your Honor should issue a report that recommends that the Plaintiffs' motion be denied for two reasons. First, there is no case or controversy concerning the gravamen of the Plaintiffs' motion. Second, even if Your Honor were to assess whether the Toshiba Defendants appropriately refused to agree that certain documents are business records within the meaning of Rule 803(6) of the Federal Rules of Evidence, Your Honor should still recommend that the motion to compel be denied because the Toshiba Defendants properly adhered to the requirements of Rule 803(6) in determining which of the 94 documents identified by the Plaintiffs are business records within the meaning of that rule.

A. The Plaintiffs' Motion Does Not Present A Justiciable Case Or Controversy

It is undisputed that a court may not issue an advisory opinion. At all times, there must exist a justiciable case or controversy before the court. *See Net Connection Hayward, LLC v. City of Hayward,* No. C 13-1212 SC, 2013 WL 3786635 (N. D. Cal. Aug. 15, 2014) (Conti, J.) ("There is no actual controversy on that matter, and for the Court to decide the issue now would be an impermissible advisory opinion.").

In this instance, the Plaintiffs ask Your Honor to recommend that Judge Conti issue an impermissible advisory opinion. The Plaintiffs seek the following relief from Your Honor: "the Special Master should recommend that the Toshiba Defendants re-review the 94 documents provided by the IPPs and DAPs in good faith and in a manner consistent with the law." Pl. Mot. at 2-3. The relief requested by the Plaintiffs, however, goes well beyond what the Toshiba

Defendants agreed to do in the October 10, 2014 stipulation. By that stipulation, the Toshiba Defendants merely agreed that they "will review the list provided by the Plaintiffs and inform the Plaintiffs by October 17, 2014 whether they will stipulate that any such documents are authentic and, separately, that any such documents are business records within the meaning of Rule 803(6) of the Federal Rules of Evidence." Toshiba Att. 1. The Toshiba Defendants have done precisely that. By their letter of October 22, 2014 (Toshiba Att. 5), the Toshiba Defendants identified which of the 94 documents they would stipulate are authentic and, separately, which of the 94 documents they would stipulate are business records within the meaning of Rule 803(6) of the Federal Rules of Evidence. The Toshiba Defendants have unquestionably complied with the October 10, 2014 stipulation.

The Plaintiffs' motion to compel does not suggest that the Toshiba Defendants failed to do what they actually agreed to do in the stipulation (*i.e.*, indicate whether they will agree the documents in questions are business records within the meaning of Rule 803(6)). Instead, the Plaintiffs seek an order directing the Toshiba Defendants to "apply the business record exception under Rule 803(6) in a manner consistent with the way that Plaintiffs applied it when considering their own documents." Pl. Mot. at 1. The Plaintiffs' motion seeks an advisory opinion because there was never any requirement in the stipulation that the Toshiba Defendants apply Rule 803(6) "in a manner consistent with the way that Plaintiffs applied it." Thus, Your Honor should decline to rule upon this question.

B. Even If Your Honor Were To Consider The Reasons Why The Toshiba Defendants Declined To Stipulate That Certain Documents Were Rule 803(6) Business Records, Your Honor Should Still Recommend That The Plaintiffs' Motion Be Denied

Even if Your Honor were inclined to consider the reasons why the Toshiba Defendants declined to stipulate that certain documents are business records within the meaning of rule 803(6) of the Federal Rules of Evidence, Your Honor should still recommend that the Plaintiffs' motion be denied. In deciding whether to stipulate whether the documents identified by the Plaintiffs are business records, the Toshiba Defendant properly followed the requirements of Rule 803(6).

In its entirety, Rule 803(6) of the Federal Rules of Evidence provides as follows:

- **(6)** *Records of a Regularly Conducted Activity*. A record of an act, event, condition, opinion, or diagnosis if:
 - (A) the record was made at or near the time by or from information transmitted by someone with knowledge;
 - **(B)** the record was kept in the course of a regularly conducted activity of a business, organization, occupation, or calling, whether or not for profit;
 - (C) making the record was a regular practice of that activity;
 - (**D**) all these conditions are shown by the testimony of the custodian or another qualified witness, or by a certification that

complies with Rule 902(11) or (12) or with a statute permitting certification; and

(E) the opponent does not show that the source of information or the method or circumstances of preparation indicate a lack of trustworthiness.

Based on the plain language of this rule, several requirements must be met before a document can qualify for this exception to the rule against hearsay, including the following: (1) the document must be contemporaneous ("at or near the time"); (2) a knowledgeable person must have created the document ("someone with knowledge"); (3) the document must reflect a regularly conducted activity of the company ("the record was kept in the course of a regularly conducted activity of a business . . ."); (4) it was a regular practice to make the document itself ("making the record was a regular practice of that activity"); and (5) both the information contained in the document as well as the preparation of the document are trustworthy ("the opponent does not show that the source of information or the method or circumstances of preparation indicate a lack of trustworthiness").

Most of the 94 documents identified by the Plaintiffs fail to satisfy one or more of these criteria. Some of the documents were not authored by a Toshiba employee or the author of the document is unknown (thus, not satisfying the "someone with knowledge" requirement). Other documents were isolated or unique (thus, not satisfying the requirement that "the record was kept in the course of a regularly conducted activity of a business"). For other documents, there was no indication that one of the Toshiba Defendants required the document to be maintained (thus, not satisfying the requirement that "making the record was a regular practice of that activity"). Aside from these issues, there were several documents on the Plaintiffs' list that contained hearsay-within-hearsay. In this regard, *Sana v. Hawaiian Cruises, Ltd.*, 181 F.3d 1041, 1045 (9th Cir. 1999) (one of the cases relied upon by the Plaintiffs in their motion to compel) notes that, "[f]or the document to be admissible, each layer of hearsay must satisfy an exception to the hearsay rule."

In the motion to compel, the Plaintiffs argue that, by only agreeing that 3.1 percent of the 94 documents are business records, the Toshiba Defendants somehow acted in bad faith. Pl. Mot. at 2. However, as one court recently noted, the hearsay exception of Rule 803(6) is a "business records" exception, not a "business communications" exception. *Versata Software, Inc. v. Internet Brands, Inc.*, No. 2:08-cv-313-WCB, 2012 WL 2595275, at *7 (E.D. Tex. July 5, 2012). The fact that a business produced a given document does not automatically convert that document into a Rule 803(6) business record. The two documents discussed by the Plaintiffs in their motion illustrate this point.

The first document (Plaintiff Ex. A) is an April 18, 2002 email from Yasuki Yamamoto to other Toshiba Corporation employees. The fact that the document in question is an email does nothing to suggest that it is a Rule 803(6) business record. *See Monotype Crop. PC v. Int'l Typeface Corp.*, 43 F.3d 443, 450 (9th Cir. 1994) (affirming exclusion of email and discussing difference between emails and computer printouts of bookkeeping records: "E-mail is an ongoing electronic message and retrieval system whereas an electronic inventory recording system is a regular, systematic function of a bookkeeper prepared in the course of business.").

There is no indication that this document "was kept in the course of a regularly conducted activity of a business" or that "making the record was a regular practice of that activity." A separate issue concerns the fact that, in the email, Mr. Yamamoto conveys information that — the information is hearsay-within-hearsay. "Rule 803(6) does not cover records based on information obtained from an outsider because such persons have no business duty to report accurate information to the record preparer and the record therefore does not have the presumption of accuracy that statements made in the regular course of business have." *ADT Security Services v. Security One Int'l, Inc.*, No. 11-CV-5149 YGR, 2013 WL 4766401, at *3 (N.D. Cal. Sept. 5, 2013) (citation and internal quotation marks omitted). Consequently, the Toshiba Defendants were fully justified in refusing to agree that the April 18, 2002 email is a Rule 803(6) business record.

The second document (Plaintiff Ex. B) is a January 29, 2002 email from Michael Du to several individuals employed by various Toshiba entities. Again, the mere fact that it is an email does not suggest that this document is a business record. At a minimum, in order for an email to be considered a Rule 803(6) business record, there must exist a "business duty to make and maintain these E-mail messages." *United States v. Ferber*, 966 F. Supp. 90, 98 (D. Mass. 1997). There is no indication that Mr. Du had any sort of business duty to make and maintain the January 29, 2002 email (or the other emails referred to by the Plaintiffs). Like the email involving Mr. Yamamoto, the email involving Mr. Du incorporates information that (i.e., hearsay-within-hearsay). Those entities had no business duty to report accurate information to Mr. Du. Even the Plaintiffs must acknowledge that Mr. Du

Finally, Mr. Du was not even employed by a Toshiba Defendant. Instead, he was employed by Toshiba Electronics Taiwan Corp. Again, the Toshiba Defendants were fully justified in refusing to agree that this email is a Rule 803(6) business record.

According to the Plaintiffs, *In re Japanese Electronic Products Antitrust Litig.*, 723 F.2d 238 (3rd Cir. 1983), *rev'd*, 475 U.S. 574 (1986), supports their arguments here. It does not. That case specifically recognized that hearsay-within-hearsay would not be considered a Rule 803(6) business record. *Id.* at 290 ("Undoubtedly what was said by others in attendance was hearsay as to the truth of what they said about events elsewhere."). The only other case relied upon by the Plaintiffs is *Sana v. Hawaiian Cruises*, *Inc.*, 181 F.3d 1041 (9th Cir. 1999), which reached a similar conclusion concerning hearsay. *See id.* at 1045 ("For the document to be admissible, each layer of hearsay must satisfy an exception to the hearsay rule.").

The Plaintiffs suggest that it is "manifestly unfair" that they have stipulated that many of their documents are business records while the Toshiba Defendants have stipulated that only a few of their documents are business records. Pl. Mot. at 3. Thus, as alternative relief, they ask that they be permitted to strike their agreement that certain of their documents are business records. Your Honor should not grant this alternative relief. In preparing our list of 94 Plaintiff-produced documents, we considered the requirements of Rule 803(6) and only listed documents that, in our view, should satisfy the requirements of that rule. In contrast, in preparing their list of 94 Toshiba-produced documents, the Plaintiffs appear not to have given any consideration to the requirements of Rule 803(6). Accordingly, it is not unfair at all that the Plaintiffs have stipulated that many of their documents are business records while the Toshiba Defendants have

stipulated that few of their own documents are business records. Your Honor should not disturb the bargain struck between the Toshiba Defendants and the Plaintiffs. In any event, Toshiba is committed to entering into appropriate stipulations with Plaintiffs on the authenticity and admissibility of documents — and thereby minimizing the burdens on the Court as well as on the parties — as this case moves closer towards trial.

III. Conclusion

For these reasons, Your Honor should issue a report that recommends that the Court deny the Plaintiffs' motion to compel.

Respectfully submitted,

cc: All counsel of record

Toshiba Attachment 1

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וטו	Consumer Products, L.L.C.; Toshiba America
11	Information Systems, Inc., and
12	Toshiba America Electronic Components, Inc.
13	UNITED STATES I
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DISTRICT COURT CT OF CALIFORNIA (SAN FRANCISCO DIVISION)

IN RE: CATHODE RAY TUBE (CRT) ANTITRUST LITIGATION

Case No. 07-5944 SC MDL No. 1917

This Document Relates to

20 Electrograph Systems, Inc. et al. v. Hitachi, Ltd. et al., No. 11-cv-01656; 21

22 Siegel v. Hitachi, Ltd., et al., No. 11-cv-05502; 23

24 Best Buy Co., Inc., et al. v. Hitachi, Ltd., et al., No. 11-cv-05513; 25

Target Corp., et al. v. Chunghwa Picture Tubes,

Ltd., et al., No. 11-cv-05514;

STIPULATION AND [PROPOSED] ORDER EXTENDING THE DEADLINE TO FILE MOTION TO **COMPEL TOSHIBA TO** RESPOND TO DIRECT ACTION PLAINTIFFS AND INDIRECT PURCHASER PLAINTIFFS' FIRST SET OF **REQUESTS FOR ADMISSION**

STIPULATION AND [PROPOSED] ORDER EXTENDING THE DEADLINE TO FILE MOTION TO COMPEL TOSHIBA TO RESPOND TO DIRECT ACTION PLAINTIFFS AND INDIRECT PURCHASER PLAINTIFFS' FIRST SET OF REQUESTS FOR ADMISSION Case No. 07-5944 SC

MDL No. 1917

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Interbond Corporation of America v. Hitachi, et
 1
     al., No. 11-cv-06275;
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 3
     Office Depot, Inc. v. Hitachi, Ltd., et al.,
     No.11-cv-06276;
 4
     CompuCom Systems, Inc. v. Hitachi, Ltd. et al.,
 5
     No. 11-cv-06396;
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 7
     Costco Wholesale Corporation v. Hitachi, Ltd., et
     al., No. 11-cv-06397;
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 9
     P.C. Richard & Son Long Island Corporation, et
     al. v. Hitachi, Ltd., et al., No. 12-cv-02648;
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11
     Schultze Agency Services, LLC v. Hitachi, Ltd., et
     al., No. 12-cv-02649;
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     Tech Data Corporation, et al. v. Hitachi, Ltd., et
     al., No. 13-cv-00157;
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     Sharp Electronics Corp., et al. v. Hitachi, Ltd., et
     al., No. 13-cv-01173;
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     Sharp Electronics Corp. et al. v. Koninklijke
     Philips Electronics, N.V., et al.,
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     No. 13-cv-02776;
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     Siegel v. Technicolor SA, et al.,
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     No. 13-cv-05261;
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     Sears, Roebuck and Co., et al. v. Technicolor SA,
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     No. 13-cv-05262;
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     Best Buy Co., Inc., et al. v. Technicolor SA, et al.,
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     No. 13-cv-05264;
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     Schultze Agency Services, LLC v. Technicolor SA,
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     et al., No. 13-cv-05668;
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     Target Corp., v. Technicolor SA, et al.,
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     No. 13-cv-05686;
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     Costco Wholesale Corporation v. Technicolor
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     SA., et al., No. 13-cv-005723;
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     Electrograph Systems, Inc., et al. v. Technicolor
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     SA, et al.,
 5
     No. 13-cv-05724;
 6
     P.C. Richard & Son Long Island Corporation, et
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     al. v. Technicolor SA, et al.,
     No. 13-cv-05725;
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 9
     Office Depot, Inc. v. Technicolor SA, et al.,
     No. 13-cv-05726;
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11
     Interbond Corporation of America v. Technicolor
     SA, et al.,
12
     No. 13-cv-05727;
13
     ViewSonic Corporation, v. Chunghwa Picture
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     Tubes, Ltd., et al.,
     No. 3:14cv-02510;
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     The Indirect Purchaser Action.
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This Stipulation and Proposed Order Extending the Deadline to File Motion to Compel Toshiba to Respond to Direct Action Plaintiffs and Indirect Purchaser Plaintiffs' First Set of Requests for Admission between the Direct Action Plaintiffs in the cases listed above and Indirect Purchaser Class (collectively "Plaintiffs"), on the one hand, and defendants Toshiba Corporation; Toshiba America, Inc.; Toshiba America Consumer Products, L.L.C.; Toshiba America Electronic Components, Inc.; Toshiba America Information Systems, Inc. (collectively, the "Toshiba Defendants"), on the other hand, is made with respect to the following facts and recitals:

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WHEREAS, on March 21, 2014, the Court entered a scheduling order setting the close of fact discovery for September 5, 2014. *See* Dkt. No. 2459;

WHEREAS, the deadline to file any motion to compel after the discovery cut-off was September 12, 2014 (L.R. 37-3);

WHEREAS, on August 1, 2014, the Plaintiffs served their First Set of Requests for Admission on the Toshiba Defendants;

WHEREAS, on September 5, 2014, Toshiba served its Responses to Plaintiffs' First Set of Requests for Admission and stated objections on various grounds;

WHEREAS, counsel for the undersigned parties have held multiple telephonic meet and confers to discuss purported deficiencies in the Toshiba Defendants' responses identified by Plaintiffs and have a bona fide intent to continue doing so;

WHEREAS, the Plaintiffs and the Toshiba Defendants have conferred by and through their counsel and, subject to the Court's approval, HEREBY STIPULATE AS FOLLOWS:

- 1. The Plaintiffs will provide the Toshiba Defendants with a list of 94 documents produced by the Toshiba Defendants in this litigation by October 10, 2014.
- 2. The Toshiba Defendants will provide the Plaintiffs with a list of 94 documents produced by the Plaintiffs in this litigation by October 10, 2014.
- 3. The Toshiba Defendants will review the list provided by Plaintiffs and inform the Plaintiffs by October 17, 2014 whether they will stipulate that any such documents are authentic and, separately, that any such documents are business records within the meaning of Rule 803(6) of the Federal Rules of Evidence.
- 4. Plaintiffs will review the list of documents provided by the Toshiba Defendants and inform the Toshiba Defendants by October 17, 2014 whether they will stipulate that any such documents are authentic and, separately, that any such documents are business records within the meaning of Rule 803(6) of the Federal Rules of Evidence.
- 5. The undersigned parties agree to extend the deadline for the Plaintiffs to file a motion to compel relating to the Plaintiffs' First Set of Requests for

6.	Admission, to the extent one is deemed necessary by Plaintiffs, to October 24, 2014. The Toshiba Defendants reserve all of their rights in responding to any such motion, including withdrawing any agreement or response they have made with respect to the list of 94 documents provided by the Plaintiffs. No response by the Toshiba Defendants to the Plaintiffs' list of 94 documents shall be deemed a response to any of the requests in the Plaintiffs' First Set of Requests for Admission.
PURSUAN	T TO STIPULATION, IT IS SO ORDERED.
Dated:	Hon. Samuel Conti United States District Court Judge

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24	Turciuser Turings
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28	STIPULATION AND [PROPOSED] ORDER EXTENDING THE DEADLINE TO FILE MOTION TO COMPEL TOSHIBA TO RESPOND TO DIRECT ACTION PLAINTIFFS

ATTESTATION PURSUANT TO CIVIL LOCAL RULE 5-1(i)(3)

I, Lucius B. Lau, attest that concurrence in the filing of this document has been obtained from all signatories. I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct. Executed this 10th day of October, 2014, at Washington, DC.

By: <u>/s/ Lucius B. Lau</u> Lucius B. Lau

White & Case LLP 701 Thirteenth Street, NW Washington, DC 20005

CERTIFICATE OF SERVICE

On October 10, 2014, I caused a copy of the "STIPULATION AND [PROPOSED] ORDER EXTENDING THE DEADLINE TO FILE MOTION TO COMPEL TOSHIBA TO RESPOND TO DIRECT ACTION PLAINTIFFS AND INDIRECT PURCHASER PLAINTIFFS' FIRST SET OF REQUESTS FOR ADMISSION" to be electronically filed via the Court's Electronic Case Filing System, which constitutes service in this action pursuant to the Court's order of September 29, 2008.

By: /s/ Lucius B. Lau
Lucius B. Lau (pro hac vice)

Toshiba Attachment 2

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9	SERVICES, INC.; BÉST BUY STORES, L.P.; BESTBUY.COM, LLC; MAGNOLIA HI-FI, LLC	
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11	UNITED STATES DI	
12	NORTHERN DISTRIC	T OF CALIFORNIA
13 14	IN RE: CATHODE RAY TUBE (CRT) ANTITRUST LITIGATION	Master File No. M:07-5994-SC MDL No. 1917
15	This Document Relates to	Case No. 3:11-cv-05513-SC
16	Electrograph Systems, Inc. et al. v. Hitachi, Ltd., et al., No. 11-cv-01656;	
17	Siegel v. Hitachi, Ltd., et al., No. 11-cv-05502;	DIRECT ACTION PLAINTIFFS' AND INDIRECT ACTION PLAINTIFFS' FIRST SET OF
18	Best Buy Co., Inc., et al. v. Hitachi, Ltd., et al., No. 11-cv-05513;	REQUESTS FOR ADMISSION TO TOSHIBA CORPORATION;
19	Target Corp., et al. v. Chunghwa Picture Tubes,	TOSHIBA AMERICA, INC.; TOSHIBA AMERICA CONSUMER
20	Ltd., et al., No. 11-cv-05514;	PRODUCTS, L.L.C.; TOSHIBA AMERICA ELECTRONICS
21	Interbond Corporation of America v. Hitachi, et al., No. 11-cv-06275;	COMPONENTS, INC.; TOSHIBA AMERICA INFORMATION
22	Office Depot, Inc. v. Hitachi, Ltd., et al., No.	SYSTEMS, INC.
23	11-cv-06276;	
24	CompuCom Systems, Inc. v. Hitachi, Ltd. et al., No. 11-cv-06396;	
25 26	Costco Wholesale Corporation v. Hitachi, Ltd., et al., No. 11-cv-06397;	
27	P.C. Richard & Son Long Island Corporation, et	
28	al. v. Hitachi, Ltd., et al., No. 12-cv-02648;	

1	Schultze Agency Services, LLC v. Hitachi, Ltd., et al., No. 12-cv-02649;
2	Tech Data Corporation, et al. v. Hitachi, Ltd., et al., No. 13-cv-00157;
3	,
4	Sharp Electronics Corp., et al. v. Hitachi, Ltd., et al., No. 13-cv-01173;
5	Dell Inc. and Dell Products L.P. v. Hitachi, Ltd., et al., No. 13-cv-02171;
6	Sharp Electronics Corp. et al. v. Koninklijke
7	Philips Electronics, N.V., et al., No. 13-cv- 02776;
8	Siegel v. Technicolor SA, et al., No. 13-cv-05261;
10	Sears, Roebuck and Co., et al. v. Technicolor SA, No. 13-cv-05262;
11	Best Buy Co., Inc., et al. v. Technicolor SA, et al.,
12	No. 13-cv-05264;
13	Schultze Agency Services, LLC v. Technicolor SA, et al., No. 13-cv-05668;
14	Target Corp., v. Technicolor SA, et al., No. 13- cv-05686;
15	Costos Mindocala Componentian 7 Tachmicolon
16	Costco Wholesale Corporation v. Technicolor SA,, et al., No. 13-cv-005723;
17	Electrograph Systems, Inc., et al. v. Technicolor SA, et al., No. 13-cv-05724;
18	
19	P.C. Richard & Son Long Island Corporation, et al. v. Technicolor SA, et al., No. 13-cv-05725;
20	Office Depot, Inc. v. Technicolor SA, et al., No. 13-cv-05726;
21	,
22	Interbond Corporation of America v. Technicolor SA, et al., No. 13-cv-05727.
23	ViewSonic Corporation, v. Chunghwa Picture Tubes, Ltd., et al., 3:14cv-02510;
24	The Indirect Purchaser Action.
25	The Albert Co. I will compete Ticheoff.
26	PROPOUNDING PARTIES: Direct A

Direct Action Plaintiffs Electrograph Systems, Inc. and Electrograph Technologies Corp.; Alfred H. Siegel, solely as Trustee of the Circuit City Stores, Inc. Liquidating Trust; Best Buy Co., Inc., Best Buy Purchasing LLC, Best Buy Enterprise Services,

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Inc., Best Buy Stores, L.P., Bestbuy.com, L.L.C.,
and Magnolia Hi-Fi, LLC; Target Corp., Sears,
Roebuck, and Co., Kmart Corp.; Interbond
Corporation of America; Office Depot, Inc.;
CompuCom Systems, Inc.; Costco Wholesale
Corporation; P.C. Richard & Son Long Island
Corporation, MARTA Cooperative of America,
Inc., and ABC Appliance, Inc.; Schultz Agency
Services, LLC on behalf of Tweeter Opco, LLC and
Tweeter Newco, LLC; and Tech Data Corporation
and Tech Data Product Management, Inc.; Dell
Inc. and Dell Products L.P.; and Sharp Electronics
Corporation and Sharp Electronics Manufacturing
Company of America, Inc.; and Viewsonic
Corporation; and the Indirect Purchaser Plaintiffs
=

RESPONDING PARTY:

Toshiba Corporation; Toshiba America, Inc.; Toshiba America Consumer Products, L.L.C.; Toshiba America Electronics Components, Inc.; Toshiba America Information Systems, Inc.

SET NO.:

Authentication Set

Pursuant to Rule 36 of the Federal Rules of Civil Procedure, Best Buy hereby requests that Defendants serve responses to the following first set of requests for admission (the "Requests") in compliance with Rule 36 of the Federal Rules of Civil Procedure no later than thirty (30) days after the date of the service hereof.

DEFINITIONS

1. The terms "YOU" and "YOUR" shall mean the Responding Party above, and/or its agents, employees, attorneys and ALL other persons acting or purporting to act on its behalf at ANY time, and ALL associated or affiliated persons, companies, entities, subsidiaries, divisions, representatives, officers, investigators, accountants, predecessors and/or successors.

INSTRUCTIONS

- 1. Unless otherwise specified, no request for admission shall be viewed as limiting the scope of any other request for admission.
 - 2. Each request for admission shall be numbered separately and each response

sins, Kaplan, Miller & Ciresi L.L.P.	ATTÓRNEYS AT LAW	Los Angeles	

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shall be numbered in the same manner an	d sequence as the corresponding request for
admission.	

- 3. If YOU do not have personal knowledge sufficient to fully respond to a request for admission, YOU should so state, and make a reasonable and good-faith effort to obtain the information by inquiring to other persons, organizations or natural persons.
- 4. These requests for admission are continuing in nature and YOU have a continuing obligation to update YOUR responses to these requests for admission so long as the action is pending.

REQUESTS FOR ADMISSION

REQUEST FOR ADMISSION NO. 1:

Separately for each document identified in Exhibit A, Admit that the document is a true, correct and genuine copy of the original.

REQUEST FOR ADMISSION NO. 2:

Separately for each document identified in Exhibit A, Admit that the document is authentic and satisfies Fed. R. Evid. 901.

REQUEST FOR ADMISSION NO. 3:

Separately for each document identified in Exhibit A, Admit that the document was made at or near the time of the event reflected in the document.

REQUEST FOR ADMISSION NO. 4:

Separately for each document identify in Exhibit A, Admit that the document was made by someone with knowledge of the contents or event reflected in the document.

REQUEST FOR ADMISSION NO. 5:

Separately for each document identified in Exhibit A, Admit that the document was kept in the course of Your regularly conducted business.

REQUEST FOR ADMISSION NO. 6:

Separately for each document identified in Exhibit A, Admit that the document

was prepared in the regular course of Your business. 1 **REQUEST FOR ADMISSION NO. 7:** 2 Separately for each document identified in Exhibit A, Admit that the document 3 satisfies Fed. R. Evid. 803(6). 4 **REQUEST FOR ADMISSION NO. 8:** 5 Admit that each of the individuals identified in Exhibit B are YOUR current or 6 former employees. 7 8 ROBINS, KAPLAN, MILLER & CIRESI L.L.P. 9 DATED: August 1, 2014 By: <u>/s/ Laura E. Nelson</u> 10 Roman M. Silberfeld David Martinez 11 Laura E. Nelson 12 Attorneys for Plaintiffs Best Buy Co., Inc.; Best Buy 13 Purchasing LLC; Best Buy Enterprise Services, Inc.; Best Buy Stores, L.P.; BESTBUY.COM, LLC; Magnolia 14 Hi-Fi, LLC 15 /s/ Philip J. Iovieno Philip J. Iovieno 16 Anne M. Nardacci 17 BOIES, SCHILLER & FLEXNER LLP 30 South Pearl Street, 11th Floor 18 Albany, NY 12207 Telephone: (518) 434-0600 19 Facsimile: (518) 434-0665 20 Email: piovieno@bsfllp.com Email: anardacci@bsfllp.com 21 22 William A. Isaacson BOIES, SCHILLER & FLEXNER LLP 23 5301 Wisconsin Ave. NW, Suite 800 Washington, D.C. 20015 24 Telephone: (202) 237-2727 25 Facsimile: (202) 237-6131 Email: wisaacson@bsfllp.com 26 27 28

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6	Corporation of America, P.C. Richard & Son Long
7	Island Corporation, MARTA Cooperative of America,
0	Inc., ABC Appliance, Inc., Schultze Agency Services LLC on behalf of Tweeter Opco, LLC and Tweeter
8	Newco, LLC
9	Liaison Counsel for Direct Action Plaintiffs
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-	DIRECT ACTION PLAINTIFES' AND INDIRECT ACTION

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	DIRECT ACTION PLAINTIFFS' AND INDIRECT ACTIO

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14	Purchaser Plaintiffs
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	DIRECT ACTION PLAINTIFFS' AND INDIRECT ACTION

EXHIBIT "A"

EXHIBIT A TO THE DAPS' AND IPPS' FIRST SET OF REQUESTS FOR ADMISSION TO THE TOSHIBA DEFENDANTS

	Beginning Bates Number	End Bates Number
1.	TACP-CRT-00020562	TACP-CRT-00020576
2.	TACP-CRT-00021819	TACP-CRT-00021835
3.	TACP-CRT-00056285	TACP-CRT-00056311
4.	TACP-CRT-00058370	TACP-CRT-00058370
5.	TACP-CRT-00058971	TACP-CRT-00058983
6.	TACP-CRT-00059130	TACP-CRT-00059146
7.	TACP-CRT-00060531	TACP-CRT-00060531
8.	TACP-CRT-00067128	TACP-CRT-00067128
9.	TACP-CRT-00068695	TACP-CRT-00068695
10.	TACP-CRT-00075852	TACP-CRT-00075852
11.	TACP-CRT-00085160	TACP-CRT-00085160
12.	TACP-CRT-00096471	TACP-CRT-00096471
13.	TACP-CRT-00096980	TACP-CRT-00096980
14.	TACP-CRT-00109302	TACP-CRT-00109337
15.	TACP-CRT-00111017	TACP-CRT-00111022
16.	TACP-CRT-00115472	TACP-CRT-00115494
17.	TAEC-CRT-00002673	TAEC-CRT-00002768
18.	TAEC-CRT-00004748	TAEC-CRT-00004891
19.	TAEC-CRT-00006212	TAEC-CRT-00006373
20.	TAEC-CRT-00008902	TAEC-CRT-00008908
21.	TAEC-CRT-00009022	TAEC-CRT-00009023
22.	TAEC-CRT-00009116	TAEC-CRT-00009181
23.	TAEC-CRT-00009411	TAEC-CRT-00009447
24.	TAEC-CRT-00010225	TAEC-CRT-00010263
25.	TAEC-CRT-00010351	TAEC-CRT-00010410
26.	TAEC-CRT-00010411	TAEC-CRT-00010472
27.	TAEC-CRT-00011248	TAEC-CRT-00011327
28.	TAEC-CRT-00014236	TAEC-CRT-00014254
29.	TAEC-CRT-00016194	TAEC-CRT-00016204
30.	TAEC-CRT-00016220	TAEC-CRT-00016221
31.	TAEC-CRT-00016222	TAEC-CRT-00016225
32.	TAEC-CRT-00016370	
33.	TAEC-CRT-00016371	
34.	TAEC-CRT-00016372	
35.	TAEC-CRT-00016373	
36.	TAEC-CRT-00018120	TAEC-CRT-00018123
37.	TAEC-CRT-00018123	TAEC-CRT-00018123

	Beginning Bates Number	End Bates Number
38.	TAEC-CRT-00018126	TAEC-CRT-00018127
39.	TAEC-CRT-00018272	TAEC-CRT-00018319
40.	TAEC-CRT-00018555	TAEC-CRT-00018555
41.	TAEC-CRT-00019990	TAEC-CRT 00019993
42.	TAEC-CRT-00020529	TAEC-CRT-00020554
43.	TAEC-CRT-00020530	TAEC-CRT-00020546
44.	TAEC-CRT-00020718	TAEC-CRT-00020734
45.	TAEC-CRT-00020830	TAEC-CRT-00020895
46.	TAEC-CRT-00021577	TAEC-CRT-00021595
47.	TAEC-CRT-00023685	TAEC-CRT-00023685
48.	TAEC-CRT-00025345	TAEC-CRT-00025398
49.	TAEC-CRT-00025518	TAEC-CRT-00025583
50.	TAEC-CRT-00026960	TAEC-CRT-00026962
51.	TAEC-CRT-00027321	TAEC-CRT-00027330
52.	TAEC-CRT-00027616	TAEC-CRT-00027652
53.	TAEC-CRT-00028018	TAEC-CRT-00028021
54.	TAEC-CRT-00028022	TAEC-CRT-00028025
55.	TAEC-CRT-00028971	TAEC-CRT-00029007
56.	TAEC-CRT-00037898	TAEC-CRT-00037925
57.	TAEC-CRT-00038113	TAEC-CRT-00038113
58.	TAEC-CRT-00038135	TAEC-CRT-00038135
59.	TAEC-CRT-00038136	TAEC-CRT-00038136
60.	TAEC-CRT-00039256	TAEC-CRT-00039305
61.	TAEC-CRT-00041353	TAEC-CRT-00041353
62.	TAEC-CRT-00041435	TAEC-CRT-00041436
63.	TAEC-CRT-00041437	TAEC-CRT-00041439
64.	TAEC-CRT-00041489	TAEC-CRT-00041489
65.	TAEC-CRT-00041496	TAEC-CRT-00041499
66.	TAEC-CRT-00041564	TAEC-CRT-00041564
67.	TAEC-CRT-00041604	TAEC-CRT-00041605
68.	TAEC-CRT-00041606	TAEC-CRT-00041608
69.	TAEC-CRT-00041606	TAEC-CRT-00041608
70.	TAEC-CRT-00041617	TAEC-CRT 00041619
71.	TAEC-CRT-00041658	TAEC-CRT-00041659
72.	TAEC-CRT-00041658	TAEC-CRT-00041659
73.	TAEC-CRT-00041705	TAEC-CRT-00041705
74.	TAEC-CRT-00041709	TAEC-CRT-00041711
75.	TAEC-CRT-00041740	TAEC-CRT-00041753
76.	TAEC-CRT-00042216	TAEC-CRT-00042216
77.	TAEC-CRT-00042455	TAEC-CRT-00042455

	Beginning Bates Number	End Bates Number
78.	TAEC-CRT-00042456	TAEC-CRT-00042456
79.	TAEC-CRT-00042457	TAEC-CRT-00042457
80.	TAEC-CRT-00042462	TAEC-CRT-00042462
81.	TAEC-CRT-00042463	TAEC-CRT-00042463
82.	TAEC-CRT-00046070	TAEC-CRT-00046102
83.	TAEC-CRT-00049876	TAEC-CRT-00049912
84.	TAEC-CRT-00054277	TAEC-CRT-00054308
85.	TAEC-CRT-00054383	TAEC-CRT-00054401
86.	TAEC-CRT-00054572	TAEC-CRT-00054592
87.	TAEC-CRT-00054831	TAEC-CRT-00054848
88.	TAEC-CRT-00054896	TAEC-CRT-00054913
89.	TAEC-CRT-00055023	TAEC-CRT-00055035
90.	TAEC-CRT-00055023	TAEC-CRT-00055035
91.	TAEC-CRT-00055069	TAEC-CRT-00055130
92.	TAEC-CRT-00055131	TAEC-CRT-00055151
93.	TAEC-CRT-00056158	TAEC-CRT-00056167
94.	TAEC-CRT-00059040	TAEC-CRT-00059041
95.	TAEC-CRT-00059798	TAEC-CRT-00059830
96.	TAEC-CRT-00062947	TAEC-CRT-00062976
97.	TAEC-CRT-00065290	TAEC-CRT-00065294
98.	TAEC-CRT-00065345	TAEC-CRT-00065346
99.	TAEC-CRT-00065469	TAEC-CRT-00065471
100.	TAEC-CRT-00065481	TAEC-CRT-00065484
101.	TAEC-CRT-00065483	TAEC-CRT-00065483
102.	TAEC-CRT-00065484	TAEC-CRT-00065484
103.	TAEC-CRT-00065518	TAEC-CRT-00065521
104.	TAEC-CRT-00065518	TAEC-CRT-00065521
105.	TAEC-CRT-00065522	TAEC-CRT-00065590
106.	TAEC-CRT-00065529	TAEC-CRT-00065538
107.	TAEC-CRT-00065635	TAEC-CRT-00065638
108.	TAEC-CRT-00065795	TAEC-CRT-00065795
109.	TAEC-CRT-00065969	TAEC-CRT-00065969
110.	TAEC-CRT-00065986	TAEC-CRT-00065987
111.	TAEC-CRT-00066181	TAEC-CRT-00066181
112.	TAEC-CRT-00066310	TAEC-CRT-00066313
113.	TAEC-CRT-00066389	TAEC-CRT-00066391
114.	TAEC-CRT-00066396	TAEC-CRT-00066397
115.	TAEC-CRT-00066614	TAEC-CRT-00066617
116.	TAEC-CRT-00066666	TAEC-CRT-00066669
117.	TAEC-CRT-00066727	TAEC-CRT-00054308

	Beginning Bates Number	End Bates Number
118.	TAEC-CRT-00066846	TAEC-CRT-00066848
119.	TAEC-CRT-00066883	TAEC-CRT-00066886
120.	TAEC-CRT-00066991	TAEC-CRT-00066993
121.	TAEC-CRT-00067150	TAEC-CRT-00067153
122.	TAEC-CRT-00067163	TAEC-CRT-00067165
123.	TAEC-CRT-00067195	TAEC-CRT-00067201
124.	TAEC-CRT-00067202	TAEC-CRT-00067203
125.	TAEC-CRT-00067204	TAEC-CRT-00067206
126.	TAEC-CRT-00067374	TAEC-CRT-00067376
127.	TAEC-CRT-00067678	TAEC-CRT-00067678
128.	TAEC-CRT-00067769	TAEC-CRT-00067770
129.	TAEC-CRT-00067769	TAEC-CRT-00067770
130.	TAEC-CRT-00067852	TAEC-CRT-00067853
131.	TAEC-CRT-00068167	TAEC-CRT-00068169
132.	TAEC-CRT-00068262	TAEC-CRT-00068264
133.	TAEC-CRT-00068280	TAEC-CRT-00068280
134.	TAEC-CRT-00068281	TAEC-CRT-00068281
135.	TAEC-CRT-00068488	TAEC-CRT-00068492
136.	TAEC-CRT-00068575	TAEC-CRT-00068576
137.	TAEC-CRT-00068610	TAEC-CRT-00068612
138.	TAEC-CRT-00068653	TAEC-CRT-00068655
139.	TAEC-CRT-00068698	TAEC-CRT-00068787
140.	TAEC-CRT-00068706	TAEC-CRT-00068715
141.	TAEC-CRT-00068856	TAEC-CRT-00068857
142.	TAEC-CRT-00068888	TAEC-CRT-00068888
143.	TAEC-CRT-00068894	TAEC-CRT-00068901
144.	TAEC-CRT-00068960	TAEC-CRT-00068960
145.	TAEC-CRT-00068992	TAEC-CRT-00068992
146.	TAEC-CRT-00069134	TAEC-CRT-00069135
147.	TAEC-CRT-00069140	TAEC-CRT-00069142
148.	TAEC-CRT-00069157	TAEC-CRT-00069158
149.	TAEC-CRT-00069199	TAEC-CRT-00069201
150.	TAEC-CRT-00069279	TAEC-CRT-00069312
151.	TAEC-CRT-00069348	TAEC-CRT-00069348
152.	TAEC-CRT-00069405	TAEC-CRT-00069406
153.	TAEC-CRT-00069569	TAEC-CRT-00069570
154.	TAEC-CRT-00069754	TAEC-CRT-00069755
155.	TAEC-CRT-00069764	TAEC-CRT-00069766
156.	TAEC-CRT-00069946	TAEC-CRT-00069947
157.	TAEC-CRT-00070348	TAEC-CRT-00070353

	Beginning Bates Number	End Bates Number
158.	TAEC-CRT-00070424	TAEC-CRT-00070425
159.	TAEC-CRT-00070474	TAEC-CRT-00070475
160.	TAEC-CRT-00070897	TAEC-CRT-00070898
161.	TAEC-CRT-00070960	TAEC-CRT-00070967
162.	TAEC-CRT-00071142	TAEC-CRT-00071143
163.	TAEC-CRT-00071173	TAEC-CRT-00071189
164.	TAEC-CRT-00071198	TAEC-CRT-00071199
165.	TAEC-CRT-00071245	TAEC-CRT-00071245
166.	TAEC-CRT-00071299	TAEC-CRT-00071300
167.	TAEC-CRT-00071333	TAEC-CRT-00071335
168.	TAEC-CRT-00071371	TAEC-CRT-00071381
169.	TAEC-CRT-00071432	TAEC-CRT-00071433
170.	TAEC-CRT-00071581	TAEC-CRT-00071582
171.	TAEC-CRT-00071724	TAEC-CRT-00071734
172.	TAEC-CRT-00071755	TAEC-CRT-00071756
173.	TAEC-CRT-00071857	TAEC-CRT-00071858
174.	TAEC-CRT-00071982	TAEC-CRT-00071982
175.	TAEC-CRT-00071992	TAEC-CRT-00072017
176.	TAEC-CRT-00072117	TAEC-CRT-00072117
177.	TAEC-CRT-00072148	TAEC-CRT-00072151
178.	TAEC-CRT-00072148	TAEC-CRT-00072151
179.	TAEC-CRT-00072195	TAEC-CRT-00072198
180.	TAEC-CRT-00072276	TAEC-CRT-00072280
181.	TAEC-CRT-00072396	TAEC-CRT-00072399
182.	TAEC-CRT-00072954	TAEC-CRT-00072956
183.	TAEC-CRT-00072957	TAEC-CRT-00073032
184.	TAEC-CRT-00073150	TAEC-CRT-00073151
185.	TAEC-CRT-00073525	TAEC-CRT-00073528
186.	TAEC-CRT-00073542	TAEC-CRT-00073542
187.	TAEC-CRT-00073763	TAEC-CRT-00073764
188.	TAEC-CRT-00074115	TAEC-CRT-00074131
189.	TAEC-CRT-00074273	TAEC-CRT-00074291
190.	TAEC-CRT-00074547	TAEC-CRT-00074549
191.	TAEC-CRT-00074548	TAEC-CRT-00074568
192.	TAEC-CRT-00075228	TAEC-CRT-00075241
193.	TAEC-CRT-00077402	TAEC-CRT-00077405
194.	TAEC-CRT-00077510	TAEC-CRT-00077514
195.	TAEC-CRT-00078475	TAEC-CRT-00078476
196.	TAEC-CRT-00078778	TAEC-CRT-00078779
197.	TAEC-CRT-00079309	TAEC-CRT-00079309

	Beginning Bates Number	End Bates Number
198.	TAEC-CRT-00079324	TAEC-CRT-00079325
199.	TAEC-CRT-00079628	TAEC-CRT-00079628
200.	TAEC-CRT-00079825	TAEC-CRT-00079834
201.	TAEC-CRT-00079903	TAEC-CRT-00079903
202.	TAEC-CRT-00080053	TAEC-CRT 00080056
203.	TAEC-CRT-00080703	TAEC-CRT-00080710
204.	TAEC-CRT-00081210	TAEC-CRT-00081213
205.	TAEC-CRT-00081255	TAEC-CRT-00081257
206.	TAEC-CRT-00082220	TAEC-CRT-00082220
207.	TAEC-CRT-00082221	TAEC-CRT-00082221
208.	TAEC-CRT-00082897	TAEC-CRT-00082897
209.	TAEC-CRT-00083156	TAEC-CRT-00083156
210.	TAEC-CRT-00084530	TAEC-CRT-00084530
211.	TAEC-CRT-00085136	TAEC-CRT-00085151
212.	TACP-CRT-00085160	
213.	TAEC-CRT-00085804	TAEC-CRT-00085804
214.	TAEC-CRT-00086253	TAEC-CRT-00086257
215.	TAEC-CRT-00087097	TAEC-CRT-00087099
216.	TAEC-CRT-00087223	TAEC-CRT-00087224
217.	TAEC-CRT-00087425	TAEC-CRT-00087426
218.	TAEC-CRT-00087508	TAEC-CRT-00087508
219.	TAEC-CRT-00087808	TAEC-CRT-00087809
220.	TAEC-CRT-00087961	TAEC-CRT-00087962
221.	TAEC-CRT-00087962	TAEC-CRT-00087962
222.	TAEC-CRT-00088054	TAEC-CRT-00088055
223.	TAEC-CRT-00088432	TAEC-CRT-00088434
224.	TAEC-CRT-00088715	TAEC-CRT-00088716
225.	TAEC-CRT-00089031	TAEC-CRT-00089032
226.	TAEC-CRT-00089144	TAEC-CRT-00089144
227.	TAEC-CRT-00089342	TAEC-CRT-00089344
228.	TAEC-CRT-00089910	TAEC-CRT-00089924
229.	TAEC-CRT-00089968	TAEC-CRT-00089969
230.	TAEC-CRT-00089968	TAEC-CRT-00089969
231.	TAEC-CRT-00090127	TAEC-CRT-00090128
232.	TAEC-CRT-00090311	TAEC-CRT-00090311
233.	TAEC-CRT-00090463	TAEC-CRT-00090464
234.	TAEC-CRT-00090918	TAEC-CRT-00090920
235.	TAEC-CRT-00091750	TAEC-CRT-00091751
236.	TAEC-CRT-00092163	TAEC-CRT-00092164
237.	TAEC-CRT-00092350	TAEC-CRT-00092351

	Beginning Bates Number	End Bates Number
238.	TAEC-CRT-00092989	TAEC-CRT-00092990
239.	TAEC-CRT-00093312	TAEC-CRT-00093313
240.	TAEC-CRT-00093562	TAEC-CRT-00093562
241.	TAEC-CRT-00094015	TAEC-CRT-00094016
242.	TAEC-CRT-00094249	TAEC-CRT-00094250
243.	TAEC-CRT-00094993	TAEC-CRT-00094994
244.	TAEC-CRT-00095236	TAEC-CRT-00095237
245.	TAEC-CRT-00095679	TAEC-CRT-00095680
246.	TAEC-CRT-00096009	TAEC-CRT-00096010
247.	TAEC-CRT-00096166	TAEC-CRT-00096168
248.	TAEC-CRT-00096353	TAEC-CRT-00096354
249.	TAEC-CRT-00096866	TAEC-CRT-00096866
250.	TAEC-CRT-00096935	TAEC-CRT-00096937
251.	TAEC-CRT-00097613	TAEC-CRT-00097615
252.	TAEC-CRT-00097880	TAEC-CRT-00097880
253.	TAEC-CRT-00101174	TAEC-CRT-00101176
254.	TAEC-CRT-00110316	TAEC-CRT-00110316
255.	TAEC-CRT-00115648	TAEC-CRT-00115650
256.	TAEC-CRT-00116065	TAEC-CRT-00116065
257.	TAEC-CRT-00116066	TAEC-CRT-00116066
258.	TAEC-CRT-00117290	TAEC-CRT-00117290
259.	TAEC-CRT-00118427	TAEC-CRT-00118429
260.	TAEC-CRT-00120697	TAEC-CRT-00120935
261.	TAEC-CRT-00122577	TAEC-CRT-00122583
262.	TAEC-CRT-00124404	TAEC-CRT-00124412
263.	TAEC-CRT-00124796	TAEC-CRT-00124827
264.	TAEC-CRT-00126884	TAEC-CRT-00126888
265.	TAIS-CRT-00000043	TAIS-CRT-00000047
266.		TAIS-CRT-00000289
267.		TAIS-CRT-00000553
268.		,
269.	TARG_CRT00000027	
270.		
271.	<u> </u>	
272.		
273.	_	
274.	TARG_CRT00000047	
275.	TARG_CRT00000052	
276.	TDCRT-0000001	TDCRT-0000001
277.	TDCRT-0000002	TDCRT-0000002

	Beginning Bates Number	End Bates Number
278.	TDCRT-0000003	TDCRT-0000003
279.	TDCRT-0000004	TDCRT-0000004
280.	TDCRT-0000005	TDCRT-0000005
281.	TDCRT-0000006	TDCRT-0000006.
282.	TDCRT-0000007	TDCRT-0000007
283.	TDCRT-0000008	TDCRT-0000008
284.	TDCRT-0000009	TDCRT-0000009
285.	TDCRT-0000010	TDCRT-0000010
286.	TDCRT-0000011	TDCRT-0000011
287.	TDCRT-0000012	TDCRT-0000012
288.	TDCRT-0000013	TDCRT-0000013
289.	TDCRT-0000014	TDCRT-0000014
290.	TDCRT-0000015	TDCRT-0000015
291.	TDCRT-0000016	TDCRT-0000016
292.	TDCRT-0000017	TDCRT-0000017
293.	TDCRT-0000018	TDCRT-0000018
294.	TDCRT-0000019	TDCRT-0000019
295.	TDCRT-0000020	TDCRT-0000020
296.	TDCRT-0000021	TDCRT-0000021
297.	TDCRT-0000022	TDCRT-0000022
298.	TDCRT-0000023	TDCRT-0000023
299.	TDCRT-0000024	TDCRT-0000024
300.	TDCRT-0000025	TDCRT-0000025
301.	TDCRT-0000026	TDCRT-0000026
302.	TDCRT-0000027	TDCRT-0000027
303.	TDCRT-0000028	TDCRT-0000028
304.	TDCRT-0000029	TDCRT-0000029
305.	TET-CRT-00000151	TET-CRT-00000307
306.	TET-CRT-00001249	TET-CRT-00001302
307.	TET-CRT-00002363	TET-CRT-00002363
308.	TET-CRT-00002488	TET-CRT-00002488
309.	TET-CRT-00002612	TET-CRT-00002637
310.	TET-CRT-00002966	TET-CRT-00002988
311.	TET-CRT-00003403	TET-CRT-00003403
312.	TSB-CRT-00007596	TSB-CRT-00007665
313.	TSB-CRT-00008017	TSB-CRT-00008067
314.	TSB-CRT-00008068	TSB-CRT-00008125
315.	TSB-CRT-00009873	TSB-CRT-00009873
316.	TSB-CRT-00009883	TSB-CRT-00009883
317.	TSB-CRT-00009884	TSB-CRT-00009884

	Beginning Bates Number	End Bates Number
318.	TSB-CRT-00009885	TSB-CRT-00009885
319.	TSB-CRT-00018162	TSB-CRT-00018489
320.	TSB-CRT-00018805	TSB-CRT-00018921
321.	TSB-CRT-00018808	TSB-CRT-00018812
322.	TSB-CRT-00018869	TSB-CRT-00018886
323.	TSB-CRT-00025664	TSB-CRT-00025664
324.	TSB-CRT-00026840	TSB-CRT-00026840
325.	TSB-CRT-00027223	TSB-CRT-00027223
326.	TSB-CRT-00029154	TSB-CRT-00029154
327.	TSB-CRT-00030282	TSB-CRT-00030282
328.	TSB-CRT-00030283	TSB-CRT-00030283
329.	TSB-CRT-00031137	TSB-CRT-00031176
330.	TSB-CRT-00033043	TSB-CRT-00033072
331.	TSB-CRT00033683	TSB-CRT00033686
332.	TSB-CRT-00033683	TSB-CRT-00033686
333.	TSB-CRT-00035348	TSB-CRT-00035349
334.	TSB-CRT-00035348	TSB-CRT-00035349
335.	TSB-CRT-00035350	TSB-CRT-00035352
336.	TSB-CRT-00035350	TSB-CRT-00035352
337.	TSB-CRT-00035350	TSB-CRT-00035352
338.	TSB-CRT-00035350	TSB-CRT-00035352
339.	TSB-CRT-00036524	TSB-CRT-00036525
340.	TSB-CRT-00036533	TSB-CRT-00036533
341.	TSB-CRT-00036534	TSB-CRT-00036534
342.	TSB-CRT-00036828	TSB-CRT-00036828
343.	TSB-CRT-00036829	TSB-CRT-00036829
344.	TSB-CRT-00036854	TSB-CRT-00036857
345.	TSB-CRT-00036875	TSB-CRT-00036875
346.	TSB-CRT-00036891	TSB-CRT-00036893
347.	TSB-CRT-00036922	TSB-CRT-00036924
348.	TSB-CRT-00036980	TSB-CRT-00036982
349.	TSB-CRT-00037009	TSB-CRT-00037011
350.	TSB-CRT-00037050	TSB-CRT-00037052
351.	TSB-CRT-00037111	TSB-CRT-00037113
352.	TSB-CRT-00037133	TSB-CRT-00037137
353.	TSB-CRT-00037166	TSB-CRT-00037169
354.	TSB-CRT-00037187	TSB-CRT-00037188
355.	TSB-CRT-00037204	TSB-CRT-00037206
356.	TSB-CRT-00037270	TSB-CRT-00037274
357.	TSB-CRT-00037305	TSB-CRT-00037308

	Beginning Bates Number	End Bates Number
358.	TSB-CRT-00037319	TSB-CRT-00037323
359.	TSB-CRT-00037337	TSB-CRT-00037340
360.	TSB-CRT-00037370	TSB-CRT-00037373
361.	TSB-CRT-00037398	TSB-CRT-00037401
362.	TSB-CRT-00037442	TSB-CRT-00037444
363.	TSB-CRT-00037574	TSB-CRT-00037577
364.	TSB-CRT-00037600	TSB-CRT-00037603
365.	TSB-CRT-00037644	TSB-CRT-00037646
366.	TSB-CRT-00037697	TSB-CRT-00037699
367.	TSB-CRT-00037871	TSB-CRT-00037874
368.	TSB-CRT-00037946	TSB-CRT-00037950
369.	TSB-CRT-00038068	TSB-CRT-00038069
370.	TSB-CRT-00038197	TSB-CRT-00038206
371.	TSB-CRT-00038597	TSB-CRT-00038599
372.	TSB-CRT-00038602	TSB-CRT-00038606
373.	TSB-CRT-00038647	TSB-CRT-00038654
374.	TSB-CRT-00038655	TSB-CRT-00038659
375.	TSB-CRT-00038707	TSB-CRT-00038709
376.	TSB-CRT-00038821	TSB-CRT-00038824
377.	TSB-CRT-00038877	TSB-CRT-00038880
378.	TSB-CRT-00038942	TSB-CRT-00038947
379.	TSB-CRT-00038952	TSB-CRT-00038954
380.	TSB-CRT-00038987	TSB-CRT-00038989
381.	TSB-CRT-00039044	TSB-CRT-00039046
382.	TSB-CRT-00039062	TSB-CRT-00039064
383.	TSB-CRT-00039099	TSB-CRT-00039101
384.	TSB-CRT-00039194	TSB-CRT-00039196
385.	TSB-CRT-00039362	TSB-CRT-00039363
386.	TSB-CRT-00039362	TSB-CRT-00039363
387.	TSB-CRT-00039414	TSB-CRT-00039414
388.	TSB-CRT-00039414	TSB-CRT-00039414
389.	TSB-CRT-00039414	TSB-CRT-00039414
390.	TSB-CRT-00039414	TSB-CRT-00039414
391.	TSB-CRT-00039415	TSB-CRT-00039415
392.	TSB-CRT-00039415	TSB-CRT-00039415
393.	TSB-CRT-00039642	TSB-CRT-00039644
394.	TSB-CRT-00039642	TSB-CRT-00039644
395.	TSB-CRT-00039670	TSB-CRT-00039672
396.	TSB-CRT-00039762	TSB-CRT-00039766
397.	TSB-CRT-00039771	TSB-CRT-00039773

	Beginning Bates Number	End Bates Number
398.	TSB-CRT-00039829	TSB-CRT-00039832
399.	TSB-CRT-00039829	TSB-CRT-00039832
400.	TSB-CRT-00041236	TSB-CRT-00041248
401.	TSB-CRT-00041527	TSB-CRT-00041528
402.	TSB-CRT-00041527	TSB-CRT-00041528
403.	TSB-CRT-00041620	TSB-CRT-00041623
404.	TSB-CRT-00041620	TSB-CRT-00041623
405.	TSB-CRT-00041620	TSB-CRT-00041623
406.	TSB-CRT-00041620	TSB-CRT-00041623
407.	TSB-CRT-00041633	TSB-CRT-00041634
408.	TSB-CRT-00041633	TSB-CRT-00041634
409.	TSB-CRT-00041721	TSB-CRT-00041724
410.	TSB-CRT-00041721	TSB-CRT-00041724
411.	TSB-CRT-00041746	TSB-CRT-00041749
412.	TSB-CRT-00041746	TSB-CRT-00041749
413.	TSB-CRT-00041817	TSB-CRT-00041819
414.	TSB-CRT-00041862	TSB-CRT-00041863
415.	TSB-CRT-00041862	TSB-CRT-00041863
416.	TSB-CRT-00041862	TSB-CRT-00041863
417.	TSB-CRT-00041870	TSB-CRT-00041871
418.	TSB-CRT-00041870	TSB-CRT-00041871
419.	TSB-CRT-00042440	TSB-CRT-00042443
420.	TSB-CRT-00042493	TSB-CRT-00042495
421.	TSB-CRT-00042493	TSB-CRT-00042495
422.	TSB-CRT-00042493	TSB-CRT-00042495
423.	TSB-CRT-00042610	TSB-CRT-00042612
424.	TSB-CRT-00042610	TSB-CRT-00042612
425.	TSB-CRT-00045123	TSB-CRT-00045126
426.	TSB-CRT-00061306	
427.	TSB-CRT-00061307	
428.	TSB-CRT-00061308	
429.	TSB-CRT-00061309	
430.	TSB-CRT-00061310	
431.	TSB-CRT-00061311	
432.	TSB-CRT-00061312	
433.	TSB-CRT-00061313	
434.	TSB-CRT-00061314	
435.	TSB-CRT-00061315	
436.	TSB-CRT-00061316	
437.	TSB-CRT-00061317	

	Beginning Bates Number	End Bates Number
438.	TSB-CRT-00061661	TSB-CRT-00061779
439.	TSB-CRT-00062166	TSB-CRT-00062167
440.	TSB-CRT-00062166	TSB-CRT-00062167
441.	TSB-CRT-00062406	TSB-CRT-00062406
442.	MPTD-0335675	13B-CK1-00002400
443.	MPTD-0497655	
444.	MTPD-0009514	MTPD-0009515
445.	MTPD-0009514	MTPD-0009515
446.	MTPD-0011040	
447.	MTPD-0011045	MTPD-0011044
448.	MTPD-0011045	
449.	MTPD-0011066	MTPD-0011066
450.	MTPD-0013142	MTPD-0013142
451.	MTPD-0013142	
452.	MTPD-0013143	MTPD-0013142
453.	MTPD-0013143.067	
454.	MTPD-0013144	MTPD-0013145
455.	MTPD-0013872	MTPD-0013875
456.	MTPD-0013890	MTPD-0013893
457.	MTPD-0014013	
458.	MTPD-0014015	MTPD-0014014
459.	MTPD-0014016	
460.	MTPD-0014062	MTPD-0014062.004
461.	MTPD-0014992	
462.	MTPD-0015858	MTPD-0015858
463.	MTPD-0016475	MTPD-0016476
464.	MTPD-0016566	MTPD-0016567
465. 466.	MTPD-0016566 MTPD-0016566	MTPD-0016567 MTPD-0016567
467.	MTPD-0016566	MTPD-0016567
468.	MTPD-0010300 MTPD-0021647	MTPD-0010307 MTPD-0021647
469.	MTPD-0021647	MTPD-0021647
470.	MTPD-0023204	MTPD-0023204
471.	MTPD-0024384	MTPD-0024384
472.	MTPD-0024384	MTPD-0024384
473.	MTPD-0024384	MTPD-0024384
474.	MTPD-0024653	MTPD-0024653
475.	MTPD-0024695	MTPD-0024695
476.	MTPD-0025523	MTPD-0025524
477.	MTPD-0025523	MTPD-0025524
478.	MTPD-0025531	MTPD-0025532
479.	MTPD-0025531	MTPD-0025532
480.	MTPD-0025531	MTPD-0025532
481.	MTPD-0025632	MTPD-0025633
482.	MTPD-0025632	MTPD-0025633

	Beginning Bates Number	End Bates Number
483.	MTPD-0025634	MTPD-0025634.015
484.	MTPD-0025720	MTPD-0025720
485.	MTPD-0025720	MTPD-0025720
486.	MTPD-0025802	MTPD-0025803
487.	MTPD-0025802	MTPD-0025803
488.	MTPD-0026026	MTPD-0026026.020
489.	MTPD-0026263	MTPD-0026264
490.	MTPD-0026263	MTPD-0026264
491.	MTPD-0026263	MTPD-0026264
492.	MTPD-0026492	MTPD-0026492
493.	MTPD-0026493	MTPD-0026493.003
494.	MTPD-0026555	MTPD-0026555
495.	MTPD-0026556	MTPD-0026559
496.	MTPD-0026560	MTPD-0026562
497.	MTPD-0026563	
498.	MTPD-0027035	MTPD-0027037
499.	MTPD-0027035	MTPD-0027037
500.	MTPD-0027035	MTPD-0027037
501.	MTPD-0027781	
502.	MTPD-0027782	MTPD-0027781
503.	MTPD-0027783	
504.	MTPD-0032229	MTPD-0032230
505.	MTPD-0032366	MTPD-0032366.007
506.	MTPD-0035375	MTPD-0035376
507.	MTPD-0035375	MTPD-0035376
508.	MTPD-0035375	MTPD-0035376
509.	MTPD-0036413	MTPD-0036414
510.	MTPD-0036413	MTPD-0036414
. 511.	MTPD-0036416	MTPD-0036417
512.	MTPD-0036467	MTPD-0036468
513.	MTPD-0036477	MTPD-0036478
514.	MTPD-0037897	MTPD-0037897.015
515.	MTPD-0038397	MTPD-0038397
516.	MTPD-0038856	MTPD-0038859
517.	MTPD-0038856	MTPD-0038856
518.	MTPD-0038856	MTPD-0038859
519.	MTPD-0038856	
520.	MTPD-0038860	MTPD-0038859
521.	MTPD-0038862	
522.	MTPD-0041014	MTPD-0041015
523.	MTPD-0041014	
524.	MTPD-0041016	MTPD-0041015
525.	MTPD-0041016	
526.	MTPD-0041014	
527.	MTPD-0041016	MTPD-0041015

	Beginning Bates Number	End Bates Number
528.	MTPD-0041016	
529.	MTPD-0041033	MTPD-0041034
530.	MTPD-0041033	MTPD-0041034
531.	MTPD-0042010	MTPD-0042010
532.	MTPD-0042010	MTPD-0042010
533.	MTPD-0042010	MTPD-0042010
534.	MTPD-0042011	MTPD-0042012
535.	MTPD-0042034	MTPD-0042035
536.	MTPD-0042034	MTPD-0042035
537.	MTPD-0042034	MTPD-0042035
538.	MTPD-0042115	
539.	MTPD-0042116	
540.	MTPD-0042117	
541.	MTPD-0042118	MTPD-0042115
542.	MTPD-0042116.010	
543.	MTPD-0042117	
544.	MTPD-0042119	·
545.	MTPD-0042116	MTPD-0042116.010
546.	MTPD-0042484	MTPD-0042486
547.	MTPD-0042484	MTPD-0042486
548.	MTPD-0042484	MTPD-0042486
549.	MTPD-0042738	MTPD-0042740
550.	MTPD-0042738	MTPD-0042740
551.	MTPD-0042738	MTPD-0042740
552.	MTPD-0042965	MTPD-0042966
553.	MTPD-0042965	MTPD-0042966
554.	MTPD-0042965	MTPD-0042966
555.	MTPD-0043577	MTPD-0043578
556.	MTPD-0056981	MTPD-0057002
557.	MTPD-00653133	MTPD-00653140
558.	MTPD-00653451	
559.	MTPD-00653452	MTPD-00653453
560.	MTPD-00653454	MTPD-00653454
561.	MTPD-00653455	MTPD-00653455
562.	MTPD-00653456	MTPD-00653456
563.	MTPD-00653457	MTPD-00653457
564.	MTPD-00653459	MTPD-00653459
565.	MTPD-00653460	MTPD-00653460
566.	MTPD-00653461	MTPD-00653461
567.	MTPD-00653462	MTPD-00653462
568.	MTPD-00653463	MTPD-00653463
569.	MTPD-00653464	MTPD-00653464
570.	MTPD-00653465	MTPD-00653465
571.	MTPD-00653466	MTPD-00653466
572.	MTPD-00653467	MTPD-00653467

	Beginning Bates Number	End Bates Number
573.	MTPD-00653468	MTPD-00653468
574.	MTPD-00653469	MTPD-00653469
575.	MTPD-00653470	MTPD-00653470
576.	MTPD-00653473	MTPD-00653473
577.	MTPD-00653474	MTPD-00653474
578.	MTPD-00653475	MTPD-00653475
579.	MTPD-00653476	MTPD-00653476
580.	MTPD-00653477	MTPD-00653477
581.	MTPD-00653478	MTPD-00653478
582.	MTPD-00653479	MTPD-00653479
583.	MTPD-00653480	MTPD-00653480
584.	MTPD-00653481	MTPD-00653481
585.	MTPD-00653484	MTPD-00653484
586.	MTPD-00653485	MTPD-00653485
587.	MTPD-00653486	MTPD-00653486
588.	MTPD-00653487	MTPD-00653487
589.	MTPD-00653505	MTPD-00653505
590.	MTPD-00653514	MTPD-00653514
591.	MTPD-00653515	MTPD-00653515
592.	MTPD-00653517	MTPD-00653517
593.	MTPD-00653521	MTPD-00653521
594.	MTPD-00653523	MTPD-00653523
595.	MTPD-00653524	MTPD-00653524
596.	MTPD-00653525	MTPD-00653525
597.	MTPD-00653526	MTPD-00653526
598.	MTPD-00653527	MTPD-00653527
599.	MTPD-00653528	MTPD-00653528
600.	MTPD-00653529	MTPD-00653529
601.	MTPD-00653536	MTPD-00653536
602.	MTPD-00653546	MTPD-00653546
603.	MTPD-00653547	MTPD-00653547
604.	MTPD-00653549	MTPD-00653549
605.	MTPD-00653551	MTPD-00653551
606.	MTPD-00653552	MTPD-00653552
607.	MTPD-00653559	MTPD-00653559
608.	MTPD-00653560	MTPD-00653560
609.	MTPD-00653561	MTPD-00653561
610.	MTPD-00653584	MTPD-00653584
611.	MTPD-00653585	MTPD-00653585
612.	MTPD-00653586	MTPD-00653586
613.	MTPD-00653587	MTPD-00653587
614.	MTPD-00653588	MTPD-00653588
615.	MTPD-00653589	MTPD-00653589
616.	MTPD-00653590	MTPD-00653590
617.	MTPD-00653591	MTPD-00653591

	Beginning Bates Number	End Bates Number
618.	MTPD-00653592	MTPD-00653592
619.	MTPD-00653594	MTPD-00653594
620.	MTPD-00653595	MTPD-00653595
621.	MTPD-00653597	MTPD-00653597
622.	MTPD-00653598	MTPD-00653598
623.	MTPD-00653599	MTPD-00653599
624.	MTPD-00653600	MTPD-00653600
625.	MTPD-00653612	
626.	MTPD-00653613	
627.	MTPD-00653614	
628.	MTPD-00653615	
629.	MTPD-00653616	
630.	MTPD-00653617	
631.	MTPD-00653618	
632.	MTPD-00653619	
633.	MTPD-00653620	
634.	MTPD-00653621	
635.	MTPD-00653622	
636.	MTPD-00653623	
637.	MTPD-00653624	
638.	MTPD-00653625	
639.	MTPD-00653627	
640.	MTPD-00653628	
641.	MTPD-00653629	
642.	MTPD-00653630	
643.	MTPD-00653631	
644.	MTPD-00653632	
645.	MTPD-00653633	
646.	MTPD-00653634	
647.	MTPD-00653635	
648.	MTPD-00653636	
649.	MTPD-00653637	
650.	MTPD-00653638	
651.	MTPD-00653639	
652.	MTPD-00653640	
653.	MTPD-00653641	
654.	MTPD-00653642	
655.	MTPD-00653643	
656.	MTPD-00653644	
657.	MTPD-00653645	
658.	MTPD-00653646	
659.	MTPD-00653647	
660.	MTPD-00653648	
661.	MTPD-00653649	
662.	MTPD-00653650	

	Beginning Bates Number	End Bates Number
663.	MTPD-00653651	
664.	MTPD-00653652	
665.	MTPD-00653653	
666.	MTPD-00653654	
667.	MTPD-00653655	
668.	MTPD-00653656	
669.	MTPD-00653657	
670.	MTPD-00653658	
671.	MTPD-00653659	
672.	MTPD-00653660	
673.	MTPD-00653661	
674.	MTPD-00653662	
675.	MTPD-00653663	
676.	MTPD-00653664	
677.	MTPD-00653665	
678.	MTPD-00653666	
679.	MTPD-00653667	
680.	MTPD-00653668	
681.	MTPD-00653669	
682.	MTPD-00653670	
683.	MTPD-00653671	
684.	MTPD-00653672	
685.	MTPD-00653673	
686.	MTPD-00653674	
687.	MTPD-00653675	
688.	MTPD-00653676	
689.	MTPD-00653677	
690.	MTPD-00653678	
691.	MTPD-00653679	
692.	MTPD-00653680	MTPD-00653680
693.	MTPD-00653681	MTPD-00653681
694.	MTPD-00653682	MTPD-00653682
695.	MTPD-00653682	MTPD-00653682
696.	MTPD-00653682	MTPD-00653682
697.	MTPD-00653683	MTPD-00653683
698.	MTPD-00653684	MTPD-00653684
699.	MTPD-00653685	MTPD-00653685
700.	MTPD-00653686	MTPD-00653686
701.	MTPD-00653687	MTPD-00653687
702.	MTPD-00653688	MTPD-00653688
703.	MTPD-00653689	MTPD-00653689
704.	MTPD-00653689	MTPD-00653689
705.	MTPD-00653690	MTPD-00653690
706.	MTPD-00653691	MTPD-00653691
707.	MTPD-00653692	MTPD-00653692

	Beginning Bates Number	End Bates Number
708.	MTPD-00653693	MTPD-00653693
709.	MTPD-00653694	MTPD-00653694
710.	MTPD-00653695	MTPD-00653695
711.	MTPD-00653696	MTPD-00653696
712.	MTPD-00653697	MTPD-00653697
713.	MTPD-00653698	MTPD-00653698
714.	MTPD-00653706	MTPD-00653706
715.	MTPD-00653713	MTPD-00653713
716.	MTPD-00653714	MTPD-00653714
717.	MTPD-00653737	MTPD-00653737
718.	MTPD-00653738	MTPD-00653738
719.	MTPD-00653738	MTPD-00653738
720.	MTPD-00653753	MTPD-00653753
721.	MTPD-00653758	MTPD-00653758
722.	MTPD-00653767	
723.	MTPD-00653768	
724.	MTPD-00653777	
725.	MTPD-00653779	
726.	MTPD-00653784	
727.	MTPD-0075068	
728.	MTPD-0076300	MTPD-0076303
729.	MTPD-0076302	MTPD-0076302
730.	MTPD-0082527	MTPD-0082528
731.	MTPD-0082527	MTPD-0082528
732.	MTPD-0082529	MTPD-0082529
733.	MTPD-0082530	MTPD-0082530
734.	MTPD-0083018	MTPD-0083021
735.	MTPD-0083564	MTPD-0083565
736.	MTPD-0083663	MTPD-0083663
737.	MTPD-0083988	
738.	MTPD-0084106	MTPD-0084106
739.	MTPD-0084222	MTPD-0084226
740.	MTPD-0084222	MTPD-0084226
741.	MTPD-0084523	MTPD-0084523
742.	MTPD-0085690	MTPD-0085695
743.	MTPD-0085883	MTPD-0085883
744.	MTPD-0085986	MTPD-0085992
745.	MTPD-0086009	MTPD-0086014
746.	MTPD-0086013	MTPD-0086013
747.	MTPD-0087619	MTPD-0087619
748.	MTPD-0087621	MTPD-0087623
749.	MTPD-0087624	MTPD-0087625
750.	MTPD-0087692	MTPD-0087692
751.	MTPD-0087693	MTPD-0087694
752.	MTPD-0088845	MTPD-0088851

	Beginning Bates Number	End Bates Number
753.	MTPD-0092115	MTPD-0092115
754.	MTPD-0092115	MTPD-0092115
755.	MTPD-0093310	MTPD-0093311
756.	MTPD-0093312	MTPD-0093312
757.	MTPD-0093313	MTPD-0093313
758.	MTPD-0093314	MTPD-0093314
759.	MTPD-0093315	MTPD-0093315
760.	MTPD-0093875	MTPD-0093879
761.	MTPD-0094874	MTPD-0094875
762.	MTPD-0094874	MTPD-0094875
763.	MTPD-0094874	MTPD-0094875
764.	MTPD-0094874	
765.	MTPD-0094876	MTPD-0094875
766.	MTPD-0094880	
767.	MTPD-0094874	
768.	MTPD-0094876	MTPD-0094875
769.	MTPD-0094880	
770.	MTPD-0094876	MTPD-0094880
771.	MTPD-0122906	MTPD-0122906
772.	MTPD-0123604	MTPD-0123606
773.	MTPD-0126307	MTPD-0126311
774.	MTPD-0126307	MTPD-0126311
775.	MTPD-0132012	MTPD-0132014
776.	MTPD-0141811	MTPD-0141811
777.	MTPD-0141811	
778.	MTPD-0141812	MTPD-0141811
779.	MTPD-0141812	
780.	MTPD-0142772	MTPD-0142773
781.	MTPD-0149373	MTPD-0149377
782.	MTPD-0153291	MTPD-0153291
783.		MTPD-0159259
784.	MTPD-0161402	MTPD-0161403
785.	MTPD-0161403	MTPD-0161403
786.	MTPD-0164692	MTPD-0164693
787.	MTPD-0164693	MTPD-0164693
788.	MTPD-0165028	MTPD-0165028
789.	MTPD-0165126	MTPD-0165126
790.	MTPD-0166775	
791.	MTPD-0166775	
792.	MTPD-0166775	MTPD-0166776
793.	MTPD-0167498	MTPD-0167498
794.	MTPD-0167509	MTPD-0167510
795.	MTPD-0167709	MTPD-0167709
796.	MTPD-0168212	MTPD-0168215
797.	MTPD-0168212	MTPD-0168212

	Beginning Bates Number	End Bates Number
798.	MTPD-0168215	MTPD-0168215
799.	MTPD-0171231	MTPD-0171231
800.	MTPD-0173688	MTPD-0173695
801.	MTPD-0174742	MTPD-0174745
802.	MTPD-0174911	MTPD-0174937
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977.	MTPD-0314102	MTPD-0314103

EXHIBIT "B"

In re Cathode Ray Tube (CRT) Antitrust Litigation Case No. 3:07-cv-5944 SC

EXHIBIT B

DEFENDANT	EMPLOYEE
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TOSHIBA	Hisashi Matsuda
TOSHIBA	Michael Du
TOSHIBA	Brian Pollack
TOSHIBA	Paul Blackard
TOSHIBA	Yu-Peng Hong
TOSHIBA	Kazuo Nishimura
TOSHIBA	Toshihiro Ikeda
TOSHIBA	Takahiro Onda
TOSHIBA	Robert Arnett
TOSHIBA	Philip Harlan
TOSHIBA	Scott Ramirez
TOSHIBA	Michael Cassidy
TOSHIBA	Paul Disimone
TOSHIBA	Brian Foster
TOSHIBA	Thomas E. Behringer
TOSHIBA	Clayton Bond
TOSHIBA	Sean Collins
TOSHIBA	Eugene G. Dougherty
TOSHIBA	Jay Heinecke
TOSHIBA	Tomoyuki Kawano
TOSHIBA	Yukihiro Kimura
TOSHIBA	Hitoshi Kitagawa
TOSHIBA	Tadashi Wakayama
TOSHIBA	Osamu Kano
TOSHIBA	Taketoshi Shimoma
TOSHIBA	Yoshio Aono
TOSHIBA	Eisaburo Hamano
TOSHIBA	Toshiaki Ogi
TOSHIBA	Yukihiro Kimura
TOSHIBA	Yasuki Yamamoto
TOSHIBA	Toshiaki Kuwano
TOSHIBA	Kazuhiro Nishimaru
TOSHIBA	Kazutaka Nishimura
TOSHIBA	Norio Fujita
TOSHIBA	Eisaburo Hamano

TOSHIBA	Masahiro Tomita
TOSHIBA	Ken Kang
TOSHIBA	Tom Amano
TOSHIBA	Masaru Ohmori
TOSHIBA	Satoshi Suzuki
TOSHIBA	Shigekazu Shibata
TOSHIBA	Mike Milostan
TOSHIBA	Yukio Usuda
TOSHIBA	Keisuke Wakiyama
TOSHIBA	Anne Patton
TOSHIBA	Toshiyaki Kuwano
MTPD	Michihiro Yoshino
MTPD	Seiichi Fukunaga
MTPD	Hisashi Matsuda
MTPD	Michael Du
MTPD	Toshihiro Ikeda
MTPD	Takahiro Onda
MTPD	Thomas E. Behringer
MTPD	Clayton Bond
MTPD	Sean Collins
MTPD	Jay Heinecke
MTPD	Tomoyuki Kawano
MTPD	Tadashi Wakayama
MTPD	Osamu Kano
MTPD	Taketoshi Shimoma
MTPD	Eisaburo Hamano
MTPD	Yukihiro Kimura
MTPD	Yasuki Yamamoto
MTPD	Toshiaki Kuwano
MTPD	Kazuhiro Nishimaru
MTPD	Kazutaka Nishimura
MTPD	Norio Fujita
MTPD	Shinichiro Tsuruta
MTPD	Eisaburo Hamano
MTPD	Masahiro Tomita
MTPD	Ken Kang
MTPD	Tom Amano
MTPD	Masaru Ohmori
MTPD	Satoshi Suzuki
MTPD	Shigekazu Shibata
MTPD	Mike Milostan
MTPD	Yukio Usuda
MTPD	Keisuke Wakiyama
MTPD	Toshiyaki Kuwano

CERTIFICATE OF SERVICE

STATE OF CALIFORNIA) ss COUNTY OF LOS ANGELES

I am employed in the County of Los Angeles, State of California. I am over the age of 18 and not a party to the within action; my business address is 2049 Century Park East, Suite 3400, Los Angeles, California 90067-3208.

On August 1, 2014, I served the foregoing documents described as DIRECT ACTION PLAINTIFFS' AND INDIRECT ACTION PLAINTIFFS' FIRST SET OF REQUESTS FOR ADMISSION TO TOSHIBA CORPORATION; TOSHIBA AMERICA, INC.; TOSHIBA AMERICA CONSUMER PRODUCTS, L.L.C.; TOSHIBA AMERICA ELECTRONICS COMPONENTS, INC.; TOSHIBA AMERICA INFORMATION SYSTEMS, INC. on the interested parties in this action by placing a true and correct copy thereof enclosed in a sealed envelope addressed as follows:

SEE ATTACHED SERVICE LIST

[] BY MAIL: I caused such envelope to be deposited in the mail at Los Angeles, California. The envelope was mailed with postage thereon fully prepaid.

I am "readily familiar" with this firm's practice of collection and processing correspondence for mailing. It is deposited with U.S. postal service on that same day in the ordinary course of business. I am aware that on motion of party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of deposit for mailing in affidavit.

- [] BY PERSONAL SERVICE: I caused such envelope to be delivered by hand to the offices of the addressees.
- [X] BY ELECTRONIC MAIL: I caused a true copy of the document described to be served by electronic mail to the addressees.
- [X] (FEDERAL) I declare that I am employed in the office of a member of the bar of this court at whose direction service was made.

Executed on August 1, 2014, at Los Angeles, California.

La Donna Bryant-Wilson

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6	300 N. Meridian Street, Suite 2700	nathan.rane@squiresanders.com
7	Indianapolis, IN 46204	Ellen Tobin (pro hac vice)
<i>'</i>	Tel: (317) 237-0300 Email: kathy.osborn@faegrebd.com	Jeffrey I. Zuckerman (pro hac vice)
8	ryan.hurley@faegrebd.com	CURTIS, MALLET-PREVOST, COLT &
		MOSLE LLP
9	Jeffrey S. Roberts	101 Park Avenue
10	FAEGRE BAKER DANIELS LLP	New York, NY 10178
	3200 Wells Fargo 1700 Lincoln Street	Tel: (212) 696-8873
11	Denver, CO 80203	Email: etobin@curtis.com
	Tel: (303) 607-3500	jzuckerman@curtis.com
12	Email: jeff.roberts@faegrebd.com	A 41 G G
13	Carelon M. Today	Arthur S. Gaus
	Stephen M. Judge FAEGRE BAKER DANIELS LLP	DILLINGHAM & MURPHY, LLP 601 California Street, Suite 1900
14	202 S. Michigan Street, Suite 1400	San Francisco, CA 94108
15	South Bend, IN 46601	Tel: (415) 397-2700
13	Tel: (574) 234-4149	Fax: (415) 397-3300
16	Email: steve.judge@faegrebd.com	Email: asg@dillinghammurphy.com
	Ryan M. Hurley (pro hac vice)	
17	FAEGRE BAKER DANIELS LLP	Counsel for Technologies Displays Americas
18	300 N. Meridan Street, Suite 2700	LLC and Videocon Industries, Ltd.
10	Indianapolis, IN 46204	
19	Tel: (317) 237-0300 Email: ryan.hurley@faegrebd.com	
•		
20	Counsel for Defendants Thomson S.A. (N/K/A	
21	Technicolor SA); Thomson Consumer	
	Electronics, Inc. (N/K/A Technicolor USA, Inc.)	
22	inc.)	
23		
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Toshiba Attachment 3

Lau, Albie

From: Bob Gralewski

Sent: Bob Gralewski

Spralewski@kmllp.com> Thursday, September 11, 2014 12:40 PM

To: Mitchell, David S.

Cc: Mike Scarborough; Lau, Albie; Nathan Cihlar

Subject: Re: CRT - RFA Dispute

Gentlemen,

In advance of our calls, I wanted to preview our proposals:

- 1. Although you still might not be happy with the overall numbers, we've continued to work hard and at great pains have left some things on the cutting room floor and our new number of documents are: 199 for Hitachi, 213 for Toshiba, and 287 for SDI. When we talk I'll pitch why we should work with this number now and try our best to avoid motion practice.
- 2. We're willing to take the anxiety out of the specific RFAs and permit the defendants to either stipulate or offer a declaration that the above documents (or some subset) are authentic and are business records, plain and simple.

Talk soon.

Bob

On Sep 10, 2014, at 8:40 PM, Mitchell, David S. <mitchelld@kirkland.com> wrote:

```
> Bob,
> I can talk at 10:30 or 11:00 am pst.
> Let me know what works.
> David
> David S. Mitchell | Kirkland & Ellis LLP
> 555 California Street | San Francisco, CA 94104
> 415.439.1954 | 415.439.1500
> david.mitchell@kirkland.com
> -----Original Message-----
> From: Bob Gralewski [mailto:bgralewski@kmllp.com]
> Sent: Wednesday, September 10, 2014 5:53 PM
> To: Mike Scarborough
> Cc: Mitchell, David S.; alau; Nate Cihlar
> Subject: Re: CRT - RFA Dispute
> I can appreciate that and relate Mike.
> Let's talk individually then.
```

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```
> Mike, I'll call you at 12:30 pm Pacific if that's OK.
> Albie and David, can you let me know if and when you can talk tomorrow morning.
> Thanks all.
>> On Sep 10, 2014, at 5:47 PM, Mike Scarborough <MScarborough@sheppardmullin.com> wrote:
>> Bob - I have no bandwidth until about noon tomorrow. I can squeeze in a call with you sometime between 12-2 PDT,
either jointly or individually. Let me know.
>>
>> -----Original Message-----
>> From: Bob Gralewski [mailto:bgralewski@kmllp.com]
>> Sent: Wednesday, September 10, 2014 5:23 PM
>> To: <david.mitchell@kirkland.com>; alau; Mike Scarborough
>> Cc: Nate Cihlar
>> Subject: CRT - RFA Dispute
>>
>> Gentlemen,
>>
>> Following up on our productive meet and confer today, I would like to speak with each of you, on behalf of all
plaintiff groups. I have some revised numbers that might get us past the concerns first discussed by Albie and an idea to
deal with the concerns voiced by Kathy and Mike. Do you want to talk jointly at, say, 9:30 a.m. Pacific on Thursday or do
you want to set up individual further meet and confers tomorrow morning? Let me know your thoughts - and thank you
very much for your willingness to discuss this further.
>>
>> Bob
>>
>> Attention: This message is sent by a law firm and may contain information that is privileged or confidential. If you
received this transmission in error, please notify the sender by reply e-mail and delete the message and any
attachments.
>>
     *******************
> The information contained in this communication is confidential, may be attorney-client privileged, may constitute
inside information, and is intended only for the use of the addressee. It is the property of Kirkland & Ellis LLP or Kirkland
& Ellis International LLP. Unauthorized use, disclosure or copying of this communication or any part thereof is strictly
prohibited and may be unlawful. If you have received this communication in error, please notify us immediately by
return e-mail or by e-mail to postmaster@kirkland.com, and destroy this communication and all copies thereof,
including all attachments.
>
```

Toshiba Attachment 4

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Direct Dial + (202) 626-3696

alau@whitecase.com

October 10, 2014

Robert J. Gralewski, Esq. Kirby McInerney LLP 600 B Street, Suite 1900 San Diego, CA 92101

Laura E. Nelson, Esq. Robins, Kaplan, Miller & Ciresi L.L.P. 800 LaSalle Avenue 2800 LaSalle Plaza Minneapolis, MN 55402

Re: In re Cathode Ray Tube (CRT) Antitrust Litigation, Case No. 07-5944 SC, MDL No. 1917 (N.D. Cal.): The Toshiba Defendants' Authentication Requests

Dear Mr. Gralewski and Ms. Nelson:

Related to our recent discussions and the stipulation we filed this morning, the Toshiba Defendants request that the plaintiffs identified below review the following list of documents and inform us whether they are willing to (1) admit the authenticity of each document and, separately, (2) admit that each document is a business record within the meaning of Rule 803(6) of the Federal Rules of Evidence:

I. Indirect Purchaser Plaintiffs

- 1. Deposition Exhibit 129
- 2. Deposition Exhibit 422
- 3. Deposition Exhibit 511

II. ABC Warehouse

- 1. Deposition Exhibit 2795
- 2. Deposition Exhibit 5665

III. Best Buy

- 1. Deposition Exhibit 3107
- 2. Deposition Exhibit 3119
- 3. Deposition Exhibit 5151
- 4. Deposition Exhibit 5156
- 5. Deposition Exhibit 5162
- 6. Deposition Exhibit 5164
- 7. Deposition Exhibit 5165
- 8. Deposition Exhibit 5506
- 9. Deposition Exhibit 5519
- 10. Deposition Exhibit 5533
- 11. Deposition Exhibit 5535
- 12. Deposition Exhibit 5537
- 13. Deposition Exhibit 5544
- 14. Deposition Exhibit 5743
- 15. Deposition Exhibit 5744
- 16. Deposition Exhibit 5747
- 17. Deposition Exhibit 5750
- 18. Deposition Exhibit 5751
- 19. Deposition Exhibit 5752
- 20. Deposition Exhibit 5760
- 21. Deposition Exhibit 7540
- 22. Deposition Exhibit 7543
- 23. Deposition Exhibit 7544

IV. Circuit City

- 1. Deposition Exhibit 2843
- 2. Deposition Exhibit 2847
- 3. Deposition Exhibit 4953

- 4. Deposition Exhibit 4955
- 5. Deposition Exhibit 4962
- 6. Deposition Exhibit 4964
- 7. Deposition Exhibit 4969
- 8. Deposition Exhibit 4972
- 9. Deposition Exhibit 4974
- 10. Deposition Exhibit 4975

V. CompuCom

1. Deposition Exhibit 5223

VI. Costco

- 1. CostcoCRT_000099413-4
- 2. CostcoCRT_000001314

VII. Electrograph

- 1. Deposition Exhibit 3459
- 2. Deposition Exhibit 3471

VIII. Interbond

1. CRT-BMART-0015179

IX. Office Depot

- 1. Exhibit 4714
- 2. Exhibit 4715

X. MARTA

- 1. Deposition Exhibit 3244
- 2. Deposition Exhibit 3255

XI. P.C. Richard

- 1. CRT-PCR-0017939
- 2. CRT-PCR-0024914

XII. Sears/Kmart

- 1. Deposition Exhibit 3967
- 2. Deposition Exhibit 3977
- 3. Deposition Exhibit 3979
- 4. Deposition Exhibit 4053
- 5. Deposition Exhibit 4057
- 6. Deposition Exhibit 4058
- 7. Deposition Exhibit 4062
- 8. Deposition Exhibit 6293
- 9. Deposition Exhibit 7522
- 10. SRSCRTED00271078
- 11. SRSCRTED00277048

XIII. Sharp

- 1. Deposition Exhibit 3620
- 2. Deposition Exhibit 4759
- 3. Deposition Exhibit 3621
- 4. Deposition Exhibit 4763
- 5. Deposition Exhibit 3619
- 6. Deposition Exhibit 4770
- 7. Deposition Exhibit 4771
- 8. Deposition Exhibit 4772
- 9. Deposition Exhibit 3614

XIV. Target

- 1. Deposition Exhibit 2921
- 2. Deposition Exhibit 6043
- 3. Deposition Exhibit 2922
- 4. Deposition Exhibit 6046
- 5. Deposition Exhibit 6047

- 6. TARG_CRT00026980
- 7. Deposition Exhibit 6051
- 8. Deposition Exhibit 6210
- 9. Deposition Exhibit 6213
- 10. TARG_CRT00003721
- 11. TARG_CRT00006933
- 12. TARG_CRT00002889
- 13. TARG_CRT00009366

XV. Tech Data

- 1. Deposition Exhibit 3492
- 2. Deposition Exhibit 4027
- 3. Deposition Exhibit 4029

XVI. ViewSonic

- 1. VIEW_CRT00002118
- 2. VIEW_CRT00002516
- 3. VIEW_CRT00005176
- 4. VIEW_CRT00006703
- 5. VIEW_CRT00015002
- 6. VIEW_CRT00019581
- 7. VIEW_CRT00024270
- 8. VIEW_CRT00064583

Pursuant to the terms of our stipulation, please provide a response by October 17, 2014.

Sincerely,

Sucius B. Lau

Toshiba Attachment 5

Lau, Albie

From: Bob Gralewski

Sent: Bob Gralewski

Spralewski@kmllp.com> Friday, October 10, 2014 3:31 PM

To: Lau, Albie Cc: Laura E. Nelson

Subject: Re: CRT: Letter from Toshiba re: authentication

Attachments: Revised Toshiba Document List (9-10-14).pdf; ATT00001.htm

Albie,

Thanks for your letter.

Plaintiffs' list for Toshiba is attached.

Have a nice weekend.

Bob

REVISED EXHIBIT A TO THE DAPS' AND IPPS' FIRST SET OF REQUESTS FOR ADMISSION TO THE TOSHIBA DEFENDANTS

	Beginning Bates	End Bates
1.	TACP-CRT-00020562	TACP-CRT-00020576
2.	TAEC-CRT-00008902	TAEC-CRT-00008908
3.	TAEC-CRT-00009116	TAEC-CRT-00009181
4.	TAEC-CRT-00010351	TAEC-CRT-00010410
5.	TAEC-CRT-00010411	TAEC-CRT-00010472
6.	TAEC-CRT-00018123	TAEC-CRT-00018123
7.	TAEC-CRT-00018126	TAEC-CRT-00018127
8.	TAEC-CRT-00018555	TAEC-CRT-00018555
9.	TAEC-CRT-00020529	TAEC-CRT-00020554
10.	TAEC-CRT-00020530	TAEC-CRT-00020546
11.	TAEC-CRT-00020718	TAEC-CRT-00020734
12.	TAEC-CRT-00021577	TAEC-CRT-00021595
13.	TAEC-CRT-00023685	TAEC-CRT-00023685
14.	TAEC-CRT-00025345	TAEC-CRT-00025398
15.	TAEC-CRT-00025518	TAEC-CRT-00025583
16.	TAEC-CRT-00026960	TAEC-CRT-00026962
17.	TAEC-CRT-00027321	TAEC-CRT-00027330
18.	TAEC-CRT-00027616	TAEC-CRT-00027652
19.	TAEC-CRT-00028971	TAEC-CRT-00029007
20.	TAEC-CRT-00039256	TAEC-CRT-00039305
21.	TAEC-CRT-00041564	TAEC-CRT-00041564
22.	TAEC-CRT-00041606	TAEC-CRT-00041608
23.	TAEC-CRT-00041709	TAEC-CRT-00041711
24.	TAEC-CRT-00042216	TAEC-CRT-00042216
25.	TAEC-CRT-00049876	TAEC-CRT-00049912
26.	TAEC-CRT-00054277	TAEC-CRT-00054308
27.	TAEC-CRT-00054383	TAEC-CRT-00054401
28.	TAEC-CRT-00054572	TAEC-CRT-00054592
29.	TAEC-CRT-00054831	TAEC-CRT-00054848
30.	TAEC-CRT-00054896	TAEC-CRT-00054913
31.	TAEC-CRT-00055023	TAEC-CRT-00055035
32.	TAEC-CRT-00055069	TAEC-CRT-00055130
33.	TAEC-CRT-00059040	TAEC-CRT-00059041
34.	TAEC-CRT-00059798	TAEC-CRT-00059830
35.	TAEC-CRT-00065483	TAEC-CRT-00065483
36.	TAEC-CRT-00065484	TAEC-CRT-00065484
37.	TAEC-CRT-00065518	TAEC-CRT-00065521

38. 39. 40. 41.	TAEC-CRT-00065529 TAEC-CRT-00065635	TAEC-CRT-00065538 TAEC-CRT-00065638
40.		17FC-CV1-00003030
	TAEC-CRT-00065667	TAEC-CRT-00065670
41.	TAEC-CRT-00065969	TAEC-CRT-00065969
142		
42.	TAEC-CRT-00065986 TAEC-CRT-00066181	TAEC-CRT-00065987
43.		TAEC-CRT-00066181
44.	TAEC-CRT-00068610	TAEC-CRT-00068612
45.	TAEC-CRT-00068894	TAEC-CRT-00068901
46.	TAEC-CRT-00069157	TAEC-CRT-00069158
47.	TAEC-CRT-00070348	TAEC-CRT-00070353
48.	TAEC-CRT-00070960	TAEC-CRT-00070967
49.	TAEC-CRT-00071173	TAEC-CRT-00071189
50.	TAEC-CRT-00071245	TAEC-CRT-00071245
51.	TAEC-CRT-00072148	TAEC-CRT-00072151
52.	TAEC-CRT-00081210	TAEC-CRT-00081213
53.	TAEC-CRT-00083156	TAEC-CRT-00083156
54.	TAEC-CRT-00087223	TAEC-CRT-00087224
55.	TAEC-CRT-00088054	TAEC-CRT-00088055
56.	TAEC-CRT-00088432	TAEC-CRT-00088434
57.	TAEC-CRT-00088715	TAEC-CRT-00088716
58.	TAEC-CRT-00089342	TAEC-CRT-00089344
59.	TAEC-CRT-00089968	TAEC-CRT-00089969
60.	TAEC-CRT-00090127	TAEC-CRT-00090128
61.	TAEC-CRT-00091750	TAEC-CRT-00091751
62.	TAEC-CRT-00093312	TAEC-CRT-00093313
63.	TAEC-CRT-00095236	TAEC-CRT-00095237
64.	TAEC-CRT-00096166	TAEC-CRT-00096168
65.	TAEC-CRT-00096935	TAEC-CRT-00096937
66.	TET-CRT-00002363	TET-CRT-00002363
67.	TET-CRT-00002966	TET-CRT-00002988
68.	TET-CRT-00003403	TET-CRT-00003403
69.	TSB-CRT-00018162	TSB-CRT-00018489
70.	TSB-CRT-00018805	TSB-CRT-00018921
71.	TSB-CRT-00025664	TSB-CRT-00025664
72.	TSB-CRT-00030283	TSB-CRT-00030283
73.	TSB-CRT-00033683	TSB-CRT-00033686
74.	TSB-CRT-00035348	TSB-CRT-00035349
75.	TSB-CRT-00035350	TSB-CRT-00035352
76.	TSB-CRT-00036828	TSB-CRT-00036828
77.	TSB-CRT-00036829	TSB-CRT-00036829
78.	TSB-CRT-00036875	TSB-CRT-00036875
79.	TSB-CRT-00039099	TSB-CRT-00039101
58. 59. 60. 61. 62. 63. 64. 65. 66. 67. 68. 69. 70. 71. 72. 73. 74. 75. 76. 77.	TAEC-CRT-00089342 TAEC-CRT-00089968 TAEC-CRT-00090127 TAEC-CRT-00091750 TAEC-CRT-00093312 TAEC-CRT-00095236 TAEC-CRT-00096166 TAEC-CRT-00096935 TET-CRT-00002363 TET-CRT-00002966 TET-CRT-00018162 TSB-CRT-00018805 TSB-CRT-00036805 TSB-CRT-00035348 TSB-CRT-00035350 TSB-CRT-00036828 TSB-CRT-00036829 TSB-CRT-00036875	TAEC-CRT-00089344 TAEC-CRT-00089969 TAEC-CRT-00090128 TAEC-CRT-00091751 TAEC-CRT-00093313 TAEC-CRT-00095237 TAEC-CRT-00096168 TAEC-CRT-00096937 TET-CRT-00002363 TET-CRT-00002988 TET-CRT-00003403 TSB-CRT-00018489 TSB-CRT-00018921 TSB-CRT-0003283 TSB-CRT-00035352 TSB-CRT-00035352 TSB-CRT-00036829 TSB-CRT-00036875

80.	TSB-CRT-00039194	TSB-CRT-00039196
81.	TSB-CRT-00039414	TSB-CRT-00039414
82.	TSB-CRT-00039415	TSB-CRT-00039415
83.	TSB-CRT-00041527	TSB-CRT-00041528
84.	TSB-CRT-00041620	TSB-CRT-00041623
85.	TSB-CRT-00041633	TSB-CRT-00041634
86.	TSB-CRT-00041721	TSB-CRT-00041724
87.	TSB-CRT-00041746	TSB-CRT-00041749
88.	TSB-CRT-00041862	TSB-CRT-00041863
89.	TSB-CRT-00041870	TSB-CRT-00041871
90.	TSB-CRT-00042255	TSB-CRT-00042255
91.	TSB-CRT-00042334	TSB-CRT-00042336
92.	TSB-CRT-00042440	TSB-CRT-00042443
93.	TSB-CRT-00042493	TSB-CRT-00042495
94.	TSB-CRT-00045123	TSB-CRT-00045126

Toshiba Attachment 6

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October 22, 2014

Robert J. Gralewski, Jr., Esq. Kirby McInerney LLP 600 B Street, Suite 1900 San Diego, CA 92101

Laura E. Nelson, Esq. Robins, Kaplan, Miller & Ciresi LLP 800 LaSalle Avenue 2800 LaSalle Plaza Minneapolis, MN 55402

Re: In re Cathode Ray Tube (CRT) Antitrust Litigation, Case No. 07-5944 SC, MDL No. 1917 (N.D. Cal.): The Toshiba Defendants' Response To The List Of 94 Documents Provided By The Plaintiffs

Dear Mr. Grawlewski and Ms. Nelson:

Pursuant to the terms of our stipulation, this letter constitutes the Toshiba Defendants' response to the list of 94 documents you provided on October 10, 2014. Attachment A to this indicates which of those documents we are willing to stipulate are authentic and, separately, which of those documents we are willing to stipulate are business records within the meaning of Rule 803(6) of the Federal Rules of Evidence.

We are willing to meet and confer with you concerning this response.

Sincerely,

Attachment

Attachment A

ATTACHMENT A

#	BATES NUMBER	AUTHENTIC?	BUSINESS RECORD WITHIN MEANING OF FRE 803(6)?
1.	TACP-CRT-00020562	NO	NO
2.	TAEC-CRT-00008902	YES	NO
3.	TAEC-CRT-00009116	YES	NO
4.	TAEC-CRT-00010351	YES	NO
5.	TAEC-CRT-00010411	YES	NO
6.	TAEC-CRT-00018123	YES	NO
7.	TAEC-CRT-00018126	YES	NO
8.	TAEC-CRT-00018555	YES	YES
9.	TAEC-CRT-00020529	YES	YES
10.	TAEC-CRT-00020530	YES	NO
11.	TAEC-CRT-00020718	YES	NO
12.	TAEC-CRT-00021577	YES	NO
13.	TAEC-CRT-00023685	YES	NO
14.	TAEC-CRT-00025345	YES	NO
15.	TAEC-CRT-00025518	YES	NO
16.	TAEC-CRT-00026960	YES	NO
17.	TAEC-CRT-00027321	YES	NO
18.	TAEC-CRT-00027616	YES	NO
19.	TAEC-CRT-00028971	YES	YES
20.	TAEC-CRT-00039256	YES	NO
21.	TAEC-CRT-00041564	YES	NO
22.	TAEC-CRT-00041606	YES	NO
23.	TAEC-CRT-00041709	YES	NO
24.	TAEC-CRT-00042216	YES	NO

25.	TAEC-CRT-00049876	YES	NO
26.	TAEC-CRT-00054277	YES	NO
27.	TAEC-CRT-00054383	YES	NO
28.	TAEC-CRT-00054572	YES	NO
29.	TAEC-CRT-00054831	YES	NO
30.	TAEC-CRT-00054896	YES	NO
31.	TAEC-CRT-00055023	YES	NO
32.	TAEC-CRT-00055069	YES	NO
33.	TAEC-CRT-00059040	YES	NO
34.	TAEC-CRT-00059798	YES	NO
35.	TAEC-CRT-00065483	YES	NO
36.	TAEC-CRT-00065484	YES	NO
37.	TAEC-CRT-00065518	YES	NO
38.	TAEC-CRT-00065529	YES	NO
39.	TAEC-CRT-00065635	YES	NO
40.	TAEC-CRT-00065667	YES	NO
41.	TAEC-CRT-00065969	YES	NO
42.	TAEC-CRT-00065986	YES	NO
43.	TAEC-CRT-00066181	YES	NO
44.	TAEC-CRT-00068610	YES	NO
45.	TAEC-CRT-00068894	YES	NO
46.	TAEC-CRT-00069157	YES	NO
47.	TAEC-CRT-00070348	YES	NO
48.	TAEC-CRT-00070960	YES	NO
49.	TAEC-CRT-00071173	YES	NO

50.	TAEC-CRT-00071245	YES	NO
51.	TAEC-CRT-00072148	YES	NO
52.	TAEC-CRT-00081210	YES	NO
53.	TAEC-CRT-00083156	YES	NO
54.	TAEC-CRT-00087223	YES	NO
55.	TAEC-CRT-00088054	YES	NO
56.	TAEC-CRT-00088432	YES	NO
57.	TAEC-CRT-00088715	YES	NO
58.	TAEC-CRT-00089342	YES	NO
59.	TAEC-CRT-00089968	YES	NO
60.	TAEC-CRT-00090127	YES	NO
61.	TAEC-CRT-00091750	YES	NO
62.	TAEC-CRT-00093312	YES	NO
63.	TAEC-CRT-00095236	YES	NO
64.	TAEC-CRT-00096166	YES	NO
65.	TAEC-CRT-00096935	YES	NO
66.	TET-CRT-00002363	YES	NO
67.	TET-CRT-00002966	YES	NO
68.	TET-CRT-00003403	YES	NO
69.	TSB-CRT-00018162	YES	NO
70.	TSB-CRT-00018805	YES	NO
71.	TSB-CRT-00025664	YES	NO
72.	TSB-CRT-00030283	YES	NO
73.	TSB-CRT-00033683	YES	NO
74.	TSB-CRT-00035348	YES	NO

TSB-CRT-00035350	YES	NO
TSB-CRT-00036828	YES	NO
TSB-CRT-00036829	YES	NO
TSB-CRT-00036875	YES	NO
TSB-CRT-00039099	YES	NO
TSB-CRT-00039194	YES	NO
TSB-CRT-00039414	YES	NO
TSB-CRT-00039415	YES	NO
TSB-CRT-00041527	YES	NO
TSB-CRT-00041620	YES	NO
TSB-CRT-00041633	YES	NO
TSB-CRT-00041721	YES	NO
TSB-CRT-00041746	YES	NO
TSB-CRT-00041862	YES	NO
TSB-CRT-00041870	YES	NO
TSB-CRT-00042255	YES	NO
TSB-CRT-00042334	YES	NO
TSB-CRT-00042440	YES	NO
TSB-CRT-00042493	YES	NO
TSB-CRT-00045123	YES	NO
	TSB-CRT-00036828 TSB-CRT-00036829 TSB-CRT-00036875 TSB-CRT-00039099 TSB-CRT-00039194 TSB-CRT-00039414 TSB-CRT-00041527 TSB-CRT-00041620 TSB-CRT-00041620 TSB-CRT-00041633 TSB-CRT-00041721 TSB-CRT-00041746 TSB-CRT-00041746 TSB-CRT-00042334 TSB-CRT-00042334 TSB-CRT-00042440 TSB-CRT-00042493 TSB-CRT-00045123	TSB-CRT-00036829 YES TSB-CRT-00036875 YES TSB-CRT-00039099 YES TSB-CRT-00039194 YES TSB-CRT-00039414 YES TSB-CRT-00039415 YES TSB-CRT-00041527 YES TSB-CRT-00041620 YES TSB-CRT-00041633 YES TSB-CRT-00041721 YES TSB-CRT-00041746 YES TSB-CRT-00041862 YES TSB-CRT-00041870 YES TSB-CRT-00042255 YES TSB-CRT-00042334 YES TSB-CRT-00042440 YES TSB-CRT-00042440 YES TSB-CRT-00042440 YES

Toshiba Attachment 7

Case 4:07-cv-05944-JST Document 4005-3 Filed 08/20/15 Page 86 of 99

1285 AVENUE OF THE AMERICAS

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PAUL, WEISS, RIFKIND, WHARTON & GARRISON LLP

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October 22, 2014

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*NOT AN ACTIVE MEMBER OF THE DC BAR

In re CRT Antitrust Litigation: Case No. 07-cv-5944 (N.D. Cal.): The Toshiba Defendants' Authentication Requests

Dear Mr. Lau:

We write in response to your letter dated October 10, 2014.

You inquired whether Sharp Electronics Corporation ("SEC") and Sharp Electronics Manufacturing Company of America, Inc. ("SEMA") (collectively, "Sharp") would admit the authenticity of documents you identified, and would separately admit that each document identified is a business record within the meaning of Federal Rule of Evidence 803(6). We respond as to each document below. Notwithstanding these responses, Sharp reserves all rights to object to the admissibility of these documents on any appropriate ground.

Exhibit 3614 (SHARP-CRT-00075759): This document is an authentic copy of a document produced by SEMA as contained in SEMA's files. Much of this

Lucius B. Lau 2

document appears to have been written by individuals working at defendant Toshiba America Electronic Components, Inc., and Sharp has insufficient information or knowledge regarding the source, accuracy or purpose of this document or the information in it to admit or deny that it is a business record of Sharp within the meaning of Rule 803(6).

Exhibit 3619 (SHARP-CRT-00003283): This document is an authentic copy of a document produced by Sharp, and it is a business record of Sharp within the meaning of Rule 803(6).

Exhibit 3620 (SHARP-CRT-00212452): This document is an authentic copy of a document produced by SEMA as contained in SEMA's files. Sharp has insufficient information or knowledge regarding the source, accuracy or purpose of this document or the information in it to admit or deny that it is a business record of Sharp within the meaning of Rule 803(6).

Exhibit 3621 (SHARP-CRT-00002833): Sharp has insufficient information or knowledge regarding the source, accuracy or purpose of this document or the information in it to admit or deny that it is authentic or that it is a business record of Sharp within the meaning of Rule 803(6).

Exhibit 4759 (SHARP-CRT-00076058): This document is an authentic copy of a document produced by Sharp, and it is a business record of Sharp within the meaning of Rule 803(6).

Exhibit 4763 (SHARP-CRT-00208901): This document is an authentic copy of a document produced by SEMA as contained in SEMA's files. Sharp has insufficient information or knowledge regarding the source, accuracy or purpose of this document or the information in it to admit or deny that it is a business record of Sharp within the meaning of Rule 803(6).

Exhibit 4770 (SHARP-CRT-00003913): This document is an authentic copy of a document produced by Sharp, and it is a business record of Sharp within the meaning of Rule 803(6).

Exhibit 4771 (SHARP-CRT-00212443): This document is an authentic copy of a document produced by SEMA as contained in SEMA's files. This document appears to have been created by defendant Toshiba America Electronic Components, Inc., and Sharp has insufficient information or knowledge regarding the source, accuracy or purpose of this document or the information in it to admit or deny that it is a business record of Sharp within the meaning of Rule 803(6).

Exhibit 4772 (MTPD-0422283): This document was produced by defendant MT Picture Display Co., Ltd., not by Sharp. Sharp has insufficient information or knowledge regarding the source, accuracy or purpose of this document or the

Lucius B. Lau 3

information in it to admit or deny that it is authentic or that it is a business record of Sharp within the meaning of Rule 803(6).

Very truly yours,

/s/ Blaise Warren

William Blaise Warren

cc Robert J. Gralewski Laura E. Nelson

Case 4:07-cv-05944-JST Document 4005-3 Filed 08/20/15 Page 89 of 99



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October 22, 2014

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VIA E-MAIL

Lucius B. Lau White & Case LLP 701 Thirteenth Street, NW Washington, DC 20005-3807

Re: In re Cathode Ray Tube (CRT) Antitrust Litigation, MDL No. 1917 (N.D. Cal.): The Toshiba Defendants' Authentication Requests

Dear Mr. Lau:

I write in response to your letter dated October 10, 2014, regarding the Toshiba Defendants' authentication requests.

Subject to the terms of the parties' Stipulation entered October 10, 2014, Costco will admit that the documents Bates-stamped CostcoCRT_000099413-4 and CostcoCRT_000001314 are: (1) authentic, and (2) business records within the meaning of Federal Rule of Evidence 803(6).

Notwithstanding this letter, Costco reserves its right to challenge the admissibility of these documents on all other grounds provided for by the Federal Rules of Evidence including, but not limited to, Rules 401, 402, and 403.

Best regards,

Cori G. Moore



Gene Polyak Tel 305-350-7247 Fax 305-351-2221 gpolyak@bilzin.com

October 22, 2014

VIA E-MAIL

Lucius B. Lau White & Case LLP 701 Thirteenth Street, N.W. Washington, DC 20005 alau@whitecase.com

Re: In re Cathode Ray Tube (CRT) Antitrust Litigation, MDL 1917 (N.D.

Cal.); Individual Case No. 13-cv-00157-SC

Dear Albie:

With regard to your October 10, 2014 letter requesting Tech Data to authenticate certain documents enumerated therein in connection with the Stipulation filed on that date, Tech Data responds that—with all objections to relevancy expressly reserved—it is willing to stipulate as follows:

- 1. Deposition Exhibit 3492 authentic, business record.
- 2. Deposition Exhibit 4027 authentic, business record.
- 3. Deposition Exhibit 4029 authentic, business record.

Very truly yours, /s/ *Gene Polyak* Gene Polyak

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E-MAIL JROSS@susmangodfrey.com

October 22, 2014

Lucius B. Lau White & Case LLP 701 Thirteenth Street, N.W. Washington, DC 20005

Re:

In re Cathode Ray Tube (CRT) Antitrust Litigation, MDL No. 1917, Master Case No. 3:07-cv-05944-SC

Dear Albie:

With regard to your request to authenticate certain CRT documents used as exhibits in the case, we respond as FLW:

Ex. 2843 (CC0021806-822): Business Record...

Ex. 2847 (CC0397160-164): Business Record.

Ex. 4953 (CC0546195-209): Business Record.

Ex. 4955 (CC 0584244): Business Record.

Ex. 4962 (CC0566240-244): Business Record.

Ex. 4964 (CC0148949): Business Record.

Ex. 4969 (CC0019048-052): Business Record.

Ex. 4972 (CC 0605340): Business Record.

Ex. 4974 (CC0544439-452): Business Record.

Ex. 4975 (CC0546170-71): Business Record.

Sincerely,

Jonathan J. Ross

ROBINS, KAPLAN, MILLER & CIRESI LLP

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ATTORNEYS AT LAW

Laura E. Nelson LENelson@rkmc.com 612-349-0986

Via email

October 22, 2014

Albie Lau White & Case LLP 701 Thirteenth Street, NW Washington, DC 20005-3807

Re: In re Cathode Ray Tube (CRT) Antitrust Litigation, MDL 1917 (N.D. Cal.)

Dear Albie:

We are in receipt of your October 10, 2014 letter requesting that Best Buy review 23 documents for authentication and business record status.

We agree that the following Best Buy documents are authentic:

Deposition Exhibit 3107	Deposition Exhibit 5519	Deposition Exhibit 5750
Deposition Exhibit 3119	Deposition Exhibit 5533	Deposition Exhibit 5751
Deposition Exhibit 5151	Deposition Exhibit 5535	Deposition Exhibit 5752
Deposition Exhibit 5156	Deposition Exhibit 5537	Deposition Exhibit 5760
Deposition Exhibit 5162	Deposition Exhibit 5544	Deposition Exhibit 7540
Deposition Exhibit 5164	Deposition Exhibit 5743	Deposition Exhibit 7543
Deposition Exhibit 5165	Deposition Exhibit 5744	Deposition Exhibit 7544
Deposition Exhibit 5506	Deposition Exhibit 5747	_

We further agree that the following Best Buy documents are business records:

Deposition Exhibit 3119	Deposition Exhibit 5519	Deposition Exhibit 5750
Deposition Exhibit 5151	Deposition Exhibit 5533	Deposition Exhibit 5751
Deposition Exhibit 5156	Deposition Exhibit 5535	Deposition Exhibit 5752
Deposition Exhibit 5162	Deposition Exhibit 5544	Deposition Exhibit 5760
Deposition Exhibit 5164	Deposition Exhibit 5743	Deposition Exhibit 7540
Deposition Exhibit 5165	Deposition Exhibit 5744	Deposition Exhibit 7543
Deposition Exhibit 5506	Deposition Exhibit 5747	Deposition Exhibit 7544

ATLANTA BOSTON LOS ANGELES MINNEAPOLIS NAPLES NEW YORK

October 22, 2014

Page 2 Via email

Best Buy expressly reserves, and does not waive, all other objections regarding these documents.

Sincerely,

/s/ Laura E. Nelson

Laura E. Nelson



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October 22, 2014

Lucius B. (Albie) Lau, Esquire White & Case LLP 701 Thirteenth Street, NW Washington, DC 20005-3807 Via Electronic Mail

Re: In re Cathode Ray Tube (CRT) Antitrust Litig., MDL 1917

Dear Albie:

Pursuant to the terms of our stipulation, we have reviewed the documents you have identified for Sears and Kmart. Below are the documents, as identified by their beginning and ending Bates numbers, that Sears and Kmart admit to be authentic under the Federal Rules of Evidence:

BEG BATES	END BATES	DEPO. EX. NO.
SEAR_CRT00007706	SEAR_CRT00007713	3967
SEAR_CRT00014643	SEAR_CRT00014645	3977
SRSCRTED00295327	SRSCRTED00295327	3979
SEAR_CRT00008929	SEAR_CRT00008930	4053
SRSCRTED00295725	SRSCRTED00295725	4057
SRSCRTED00295754	SRSCRTED00295754	4057
SRSCRTED00078067	SRSCRTED00078067	4058
SRSCRTED00260407	SRSCRTED00260440	4062
SRSCRTED00272144	SRSCRTED00272144	6293
SRSCRTED00277048	SRSCRTED00277049	n/a
SRSCRTED00271078	SRSCRTED00271078	n/a

Additionally, below are the documents, as identified by their beginning and ending Bates numbers, that Sears and Kmart admit to be business records within the meaning of Rule 803(6) of the Federal Rules of Evidence:

BEG BATES	END BATES	DEPO. EX. NO.
SEAR_CRT00007706	SEAR_CRT00007713	3967
SRSCRTED00260407	SRSCRTED00260440	4062

Case 4:07-cv-05944-JST Document 4005-3 Filed 08/20/15 Page 95 of 99

Albie Lau, Esquire		October 22, 2014
	Page 2	
	Sincerely,	
	/s/ Samuel J. Randall	
	Samuel J. Randall	
SJR:pms		

510428

BOIES, SCHILLER & FLEXNER LLP

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October 23, 2014

VIA EMAIL

Albie Lau White & Case LLP 701 Thirteenth Street, NW Washington, DC 20005 alau@whitecase.com

> Re: In re Cathode Ray Tube (CRT) Antitrust Litigation, Master File No. 3:07-cv-05944-SC (N.D. Cal.)

Dear Albie:

We are in receipt of your October 10, 2014 letter requesting that we review 12 documents for authentication and business record status. Subject to the terms of the parties' Stipulation entered October 10, 2014, we admit that the documents listed below are authentic. In addition, we admit that all of the documents listed below, except Deposition Exhibits 2795 and 3471, are business records within the meaning of Federal Rule of Evidence 803(6).

ABC Warehouse

- 1. Deposition Exhibit 2795
- 2. Deposition Exhibit 5665

CompuCom

1. Deposition Exhibit 5223

Electrograph

- 1. Deposition Exhibit 3459
- 2. Deposition Exhibit 3471

Interbond

1. CRT-BMART-0015179

October 23, 2014 Albie Lau Page 2

MARTA

- 1. Deposition Exhibit 3244
- 2. Deposition Exhibit 3255

Office Depot

- 1. Exhibit 4714
- 2. Exhibit 4715

P.C. Richard

- 1. CRT-PCR-0017939
- 2. CRT-PCR-0024914

Notwithstanding this letter, we reserve the right to challenge the admissibility of these documents on all other grounds.

Sincerely,

/s/ Anne M. Nardacci

Anne M. Nardacci



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October 24, 2014

Lucius B. (Albie) Lau, Esquire White & Case LLP 701 Thirteenth Street, NW Washington, DC 20005-3807 **VIA E-MAIL**

Re: In re Cathode Ray Tube (CRT) Antitrust Litig., MDL 1917

Dear Albie:

After further review, we are supplementing our list of documents that Sears and Kmart admit to be authentic and to be business records under the Federal Rules of Evidence.

In addition to the documents listed in my October 22, 2014 Letter, Sears and Kmart admit that the following documents, as identified by their beginning and ending Bates numbers, are authentic under the Federal Rules of Evidence:

BEG BATES	END BATES	DEPO. EX. NO.
SRSCRTED00295328	SRSCRTED00295330	3979
SEAR_CRT00008931	SEAR_CRT00008931	4053
SRSCRTED00295726	SRSCRTED00295753	4057
SRSCRTED00078068	SRSCRTED00078069	4058
SRSCRTED00272145	SRSCRTED00272145	6293

Also, along with the documents listed in the October 22, 2014 Letter, Sears and Kmart admit that the following documents, as identified by their beginning and ending Bates numbers, are business records under Rule 803(6) of the Federal Rules of Evidence:

BEG BATES	END BATES	DEPO. EX. NO.
SEAR_CRT00014643	SEAR_CRT00014645	3977
SRSCRTED00295327	SRSCRTED00295330	3979
SEAR_CRT00008929	SEAR_CRT00008931	4053
SRSCRTED00295725	SRSCRTED00295754	4057
SRSCRTED00078067	SRSCRTED00078069	4058

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Lucius B. (Albie) Lau, Esquire

Page 2

October 24, 2014

SRSCRTED00272144	SRSCRTED00272145	6293
SRSCRTED00277048	SRSCRTED00277049	n/a
SRSCRTED00271078	SRSCRTED00271078	n/a

Sincerely,

Samuel J. Randall

SJR:pms